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References

5. http://www.wustl.edu/
7. http://www.vanderbilt.edu/
8. mailto:doc_group@cs.wustl.edu
17. mailto:d.schmidt@vanderbilt.edu
19. file://localhost/project/adaptive/.www-docs/ACE.html
1.2 ActiveMQ 5.3.1

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 * Open Source Used In Cisco Workload Automation 6.3
package org.apache.commons.codec;

/**
 * Defines common decoding methods for byte array decoders.
 *
 * @author Apache Software Foundation
 * @version $Id: BinaryDecoder.java,v 1.10 2004/06/15 18:14:15 ggregory Exp $
 */
public interface BinaryDecoder extends Decoder {

/**
 * Decodes a byte array and returns the results as a byte array.
 *
 * @param pArray A byte array which has been encoded with the
 * appropriate encoder
 *
 * @return a byte array that contains decoded content
 *
 * @throws DecoderException A decoder exception is thrown
 * if a Decoder encounters a failure condition during
 * the decode process.
 */
byte[] decode(byte[] pArray) throws DecoderException;
}

The commons-codec team is pleased to announce the Codec 1.3 release!

http://jakarta.apache.org/commons/codec/

The codec package contains simple encoder and decoders for various formats such as Base64 and Hexadecimal. In addition to these widely used encoders and decoders, the codec package also maintains a collection of phonetic encoding utilities.

Changes in this version include:

New Features:
- BinaryCodec: Encodes and decodes binary to and from Strings of 0s and 1s. Issue: 27813. Thanks to Alex Karasulu.
- QuotedPrintableCodec: Codec for RFC 1521 MIME (Multipurpose Internet Mail Extensions) Part One. Rules #3, #4, and #5 of the quoted-printable spec are not implemented yet. See also issue 27789. Issue: 26617. Thanks to Oleg Kalnichevski.
- BCodec: Identical to the Base64 encoding defined by RFC 1521 and allows a character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.
- QCodec: Similar to the Quoted-Printable content-transfer-encoding defined in RFC 1521 and designed to allow text containing mostly ASCII characters to be decipherable on an ASCII terminal without decoding. Issue: 26617. Thanks to Oleg Kalnichevski.

Fixed bugs:

- The default URL encoding logic was broken. Issue: 25995. Thanks to Oleg Kalnichevski.
- Base64 chunked encoding not compliant with RFC 2045 section 2.1 CRLF. Issue: 27781. Thanks to Gary D. Gregory.
- Hex converts illegal characters to 255. Issue: 28455.
- Metaphone now correctly handles a silent B in a word that ends in MB. "COMB" is encoded as "KM", before this fix "COMB" was encoded as "KMB". Issue: 28457.
- Added missing tags in Javadoc comments.
- General Javadoc improvements.

Changes:

- This version is released under the Apache License 2.0, please see LICENSE.txt. Previous versions were released under the Apache License 1.1.
- The Board recommendation to remove Javadoc author tags has been implemented. All author tags are now "Apache Software Foundation".

Have fun!

-The commons-codec team

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 * $Date: 2003/04/25 17:50:55 $
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<th>File</th>
<th>Original filename</th>
</tr>
</thead>
<tbody>
<tr>
<td>zoom-in.png</td>
<td>viewmag+.png</td>
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1.43 Delphi  LibXmlParser 1.0.15

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1.46 extfx 0.3

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{* color dithering code in this module. This code was *}
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{* *}
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A Delphi2 component designed to make creating SystemTray icons easier. Adding this component to a form, and when the control is active, the application will minimize to the SystemTray instead of the TaskBar. A popup menu may be made available (via a right-click on the icon).

The component operates in two modes - if the "SeparateIcon" property is False (default), then the SysTray icon only appears when/if the application is minimized. Setting the "SeparateIcon" property true allows both taskbar and SystemTray icons to appear, and also a SystemTray icon when the application isn't minimized.

Requires Delphi 2.0 (32-bit), and either Windows95 or Windows-NT v4.0 Component will compile and run with NT v3.51; but functionality is automatically disabled (NT v3.51 doesn't have a SystemTray).

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1.91 wsdl4j 1.5.1

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