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1.2 path-dirname 1.0.2

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and semantics are as close as possible to those of the Perl 5 language.

This is JavaScriptCore's variant of the PCRE library. While this library
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1.8 fsevents 1.2.11

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1.9 source-list-map 2.0.1

1.10 ace-ajax-org-cloud9-editor 1.2.3

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1.11 pyyaml 5.2

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1.12 has-value 1.0.0

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1.13 errno 0.1.7

1.14 node-browserify-des 1.0.2

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1.17 py3-aiohttp-jinja2 1.2.0

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1.18 schema-utils 0.4.7

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1.19 py-cparser 2.14-r2

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The list is sorted in increasing alphabetic order by first name.

* Andreas Klckner
* Andrew de los Reyes
* Benoit Pradelle
1.20 docbook-xml 4.5-r6

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1.21 path-browserify 0.0.1
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1.22 libxfont 2.0.3-r2

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/* lib/font/fontfile/gunzip.c
   written by Mark Eichin <eichin@kitten.gen.ma.us> September 1996.
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1.23 vte 0.56.3-r0

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1.24 source-map-url 0.4.0
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1.25 memory-fs 0.5.0
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1.26 stream-shift 1.0.1

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1.27 amdefine 1.0.1

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1.28 trace-event 1.0.2

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1.29 python-werkzeug 0.16.0

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1.32 libsm 1.2.3-r0

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1.33 node-process 0.11.10

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1.34 fs-write-stream-atomic 1.0.10

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1.35 visionmedia-debug 3.1.0

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1.36 node-fetch 2.6.0

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1.37 miller-rabin 4.0.1

1.38 librsvg 2.40.20-r0

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// from gir-files (https://github.com/gtk-rs/gir-files)
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#![cfg(feature = "futures")]
use futures::future;
use gio_sys;
use glib::object::Cast;
use glib::object::IsA;
use glib::signal::connect_raw;
use glib::signal::SignalHandlerId;
use glib::translate::*;
use glib_sys;
use gobject_sys;
use std::boxed::Box as Box_;
use std::fmt;
use std::mem::transmute;
use std::ptr;
use Cancellable;
use Error;

glib_wrapper! {
    pub struct Permission(Object<gio_sys::GPermission, gio_sys::GPermissionClass, PermissionClass>);

    match fn {
        get_type => || gio_sys::g_permission_get_type(),
    }
}

pub const NONE_PERMISSION: Option<&Permission> = None;

pub trait PermissionExt: 'static {
    fn acquire<P: IsA<Cancellable>>(&self, cancellable: Option<&P>) -> Result<(), Error>;

    fn acquire_async<P: IsA<Cancellable>, Q: FnOnce(Result<(), Error>) + Send + 'static>(
        &self,
        cancellable: Option<&P>,
        callback: Q,
    );

    #[cfg(feature = "futures")]
    fn acquire_async_future(
        &self,
    ) -> Box<dyn future::Future<Output = Result<(), Error>> + std::marker::Unpin>;

    fn get_allowed(&self) -> bool;

    fn get_can_acquire(&self) -> bool;

    fn get_can_release(&self) -> bool;

    fn impl_update(&self, allowed: bool, can_acquire: bool, can_release: bool);

    fn release<P: IsA<Cancellable>>(&self, cancellable: Option<&P>) -> Result<(), Error>;

    fn release_async<P: IsA<Cancellable>, Q: FnOnce(Result<(), Error>) + Send + 'static>(
        &self,
        cancellable: Option<&P>,
        callback: Q,
    );
}

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cancelable: Option<&P>,
callback: Q,
);

#[cfg(feature = "futures")]
fn release_async_future(
   &self,
) -> Box<dyn future::Future<Output = Result<(), Error>> + std::marker::Unpin>;

fn connect_property_allowed_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId;

fn connect_property_can_acquire_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId;

fn connect_property_can_release_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId;
}

impl<O: IsA<Permission>> PermissionExt for O {
   fn acquire<P: IsA<Cancellable>>(&self, cancellable: Option<&P>) -> Result<(), Error> {
      unsafe {
         let mut error = ptr::null_mut();
         let _ = gio_sys::g_permission_acquire(
            self.as_ref().to_glib_none().0,
            cancellable.map(|p| p.as_ref()).to_glib_none().0,
            &mut error,
        );
        if error.is_null() {
            Ok(())
        } else {
            Err(from_glib_full(error))
        }
   }

   fn acquire_async<P: IsA<Cancellable>, Q: FnOnce(Result<(), Error>) + Send + 'static>(
      &self,
      cancellable: Option<&P>,
      callback: Q,
   ) {
      let user_data: Box<Q> = Box::new(callback);
      unsafe extern "C" fn acquire_async_trampoline<P: IsA<Cancellable>, Q: FnOnce(Result<(), Error>) + Send + 'static, Q>(
         _source_object: *mut gobject_sys::GObject,
         res: *mut gio_sys::GAsyncResult,
         user_data: glib_sys::gpointer,
      ) {
         let mut error = ptr::null_mut();
         let _ = gio_sys::g_permission_acquire_finish(_source_object as *mut _, res, &mut error);
      }
   }
}
let result = if error.is_null() {
    Ok(())
} else {
    Err(from_glib_full(error))
};

let callback: Box<Q> = Box::from_raw(user_data as *mut _);
callback(result);

let callback = acquire_async_trampoline::<Q>;

unsafe {

gio_sys::g_permission_acquire_async(
    self.as_ref().to_glib_none().0,
    cancellable.map(p| p.as_ref()).to_glib_none().0,
    Some(callback),
    Box::into_raw(user_data) as *mut _,
);
}

#[cfg(feature = "futures")]
fn acquire_async_future(
    &self,
) -> Box<dyn future::Future<Output = Result<(), Error>> + std::marker::Unpin> {
    use fragile::Fragile;
    use GioFuture;

    GioFuture::new(self, move |obj, send| {
        let cancellable = Cancellable::new();
        let send = Fragile::new(send);
        obj.acquire_async(Some(&cancellable), move |res| {
            let _ = send.into_inner().send(res);
        });

        cancellable
    })
}

fn get_allowed(&self) -> bool {
    unsafe {
        from_glib(gio_sys::g_permission_get_allowed(
            self.as_ref().to_glib_none().0,
        ))
    }
}

fn get_can_acquire(&self) -> bool {
    unsafe {
        from_glib(gio_sys::g_permission_get_can_acquire(
            self.as_ref().to_glib_none().0,
        ))
    }
}
fn get_can_release(&self) -> bool {
    unsafe {
        from_glib(gio_sys::g_permission_get_can_release(
            self.as_ref().to_glib_none().0,
        ));
    }
}

fn impl_update(&self, allowed: bool, can_acquire: bool, can_release: bool) {
    unsafe {
        gio_sys::g_permission_impl_update(
            self.as_ref().to_glib_none().0,
            allowed.to_glib(),
            can_acquire.to_glib(),
            can_release.to_glib(),
        );
    }
}

fn release<P: IsA<Cancellable>>(&self, cancellable: Option<&P>) -> Result<(), Error> {
    unsafe {
        let mut error = ptr::null_mut();
        let _ = gio_sys::g_permission_release(
            self.as_ref().to_glib_none().0,
            cancellable.map(|p| p.as_ref()).to_glib_none().0,
            &mut error,
        );
        if error.is_null() {
            Ok(())
        } else {
            Err(from_glib_full(error))
        }
    }
}

fn release_async<P: IsA<Cancellable>, Q: FnOnce(Result<(), Error>) + Send + 'static>(
    &self,
    cancellable: Option<&P>,
    callback: Q,
) {
    let user_data: Box<Q> = Box::new(callback);
    unsafe extern "C" fn release_async_trampoline<Q: FnOnce(Result<(), Error>) + Send + 'static,
        Q: FnOnce(Result<(), Error>) + Send + 'static,
    }
}
let _source_object: *mut gobject_sys::GObject,
res: *mut gio_sys::GAsyncResult,
user_data: glib_sys::gpointer,
) {
let mut error = ptr::null_mut();
let _ = gio_sys::g_permission_release_finish(_source_object as *mut _, res, &mut error);
let result = if error.is_null() {
    Ok(())
} else {
    Err(from_glib_full(error))
};
let callback: Box<Q> = Box::from_raw(user_data as *mut _);
callback(result);
}
let callback = release_async_trampoline::<Q>;
unsafe {
    gio_sys::g_permission_release_async(
        self.as_ref().to_glib_none().0,
        cancellable.map(|p| p.as_ref()).to_glib_none().0,
        Some(callback),
        Box::into_raw(user_data) as *mut_,
    );
}
}

#[cfg(feature = "futures")]
fn release_async_future(&self, ) -> Box<dyn future::Future<Output = Result<(), Error>> + std::marker::Unpin> {
    use fragile::Fragile;
    use GioFuture;
    GioFuture::new(self, move |obj, send| {
        let cancellable = Cancellable::new();
        let send = Fragile::new(send);
        obj.release_async(Some(&cancellable), move |res| {
            let _ = send.into_inner().send(res);
        });
        cancellable
    });
}

fn connect_property_allowed_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId {
    unsafe extern "C" fn notify_allowed_trampoline<P, F: Fn(&P) + 'static>(
        this: *mut gio_sys::GPermission,
        _param_spec: glib_sys::gpointer,
fn connect_property_can_acquire_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId {
    unsafe extern "C" fn notify_can_acquire_trampoline<P, F: Fn(&P) + 'static>(
        this: *mut gio_sys::GPermission,
        _param_spec: glib_sys::gpointer,
        f: glib_sys::gpointer,
    ) where
        P: IsA<Permission>,
    {
        let f: &F = &*(f as *const F);
        f(&Permission::from_glib_borrow(this).unsafe_cast())
    }
    unsafe {
        let f: Box_<F> = Box_::new(f);
        connect_raw(  
            self.as_ptr() as *mut _,  
            b"notify::can-acquire\0".as_ptr() as *const _,  
            Some(transmute(notify_can_acquire_trampoline::<Self, F> as usize)),  
            Box_::into_raw(f),  
        )
    }
}

fn connect_property_can_release_notify<F: Fn(&Self) + 'static>(&self, f: F) -> SignalHandlerId {
    unsafe extern "C" fn notify_can_release_trampoline<P, F: Fn(&P) + 'static>(
        this: *mut gio_sys::GPermission,
        _param_spec: glib_sys::gpointer,
        f: glib_sys::gpointer,
    ) where
        P: IsA<Permission>,
    {
        let f: &F = &*(f as *const F);
        f(&Permission::from_glib_borrow(this).unsafe_cast())
    }
    unsafe {
        let f: Box_<F> = Box_::new(f);
        connect_raw(  
            self.as_ptr() as *mut _,  
            b"notify::can-release\0".as_ptr() as *const _,  
            Some(transmute(notify_can_release_trampoline::<Self, F> as usize)),  
            Box_::into_raw(f),  
        )
    }
}
let f: &F = &*(f as *const F);
f(&Permission::from_glib_borrow(this).unsafe_cast())
}
unsafe {
let f: Box_/\!<\!/F> = Box_/\!::new(f);
connect_raw(
    self.as_ptr() as *mut _,
    b"notify::can-release\0".as_ptr() as *const _,
    Some(transmute(notify_can_release_trampoline::<Self, F> as usize)),
    Box_/\!::into_raw(f),
    )
}
}

impl fmt::Display for Permission {
    fn fmt(&self, f: &mut fmt::Formatter) -> fmt::Result {
        write!(f, "Permission")
    }
}

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1.42 unset-value 1.0.0

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1.43 json-parse-better-errors 1.0.2

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1.44 mississippi 3.0.0

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1.45 ca-certificates 20190108 r0

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1.48 vue-js 2.6.10

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libfreedreno_layout = static_library(
    'freedreno_layout',
    [
        'fd6_layout.c',
        'freedreno_layout.c',
    ],
    include_directories : [inc_freedreno, inc_common],
    c_args : [c_vis_args, no_override_init_args],
    cpp_args : [cpp_vis_args],
    dependencies : idep_nir_headers,
    build_by_default : false,
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pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=4
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="https://metacpan.org/release/BSD-Resource"
arch="all"
license="GPL-1.0-or-later OR Artistic-1.0-Perl"
makedepends="perl-dev"
subpackages="$pkgname-doc"
source="https://cpan.metacpan.org/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"

builddir="$srcdir/$_pkgreal-$pkgver"

prepare() {
    default_prepare
    export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
    PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
    export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
    make
}

check() {
    make test
}

package() {
    make DESTDIR="$pkgdir" install
    find "$pkgdir" \( -name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15fb6561a3d0f828df16dfa5147f663b8065b965f4e3a1d6c9262728b3b6b85  BSD-Resource-1.2911.tar.gz"

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# Maintainer: Kevin Daudt <kdaudt@alpinelinux.org>
pkgname=spdx-licenses
pkgver=3.8
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"

for type in $_types; do
subpackages="$subpackages $pkgname-$type:_subpkg"
done

build() {
cd "$builddir"
}

package() {
mkdir -p "$pkgdir"
}

_subpkg() {
local type=${subpkgname/$pkgname-/}
pkgdesc="$pkgdesc ($type)"
install_if="$pkgname"

mkdir -p "$subpkgdir"/usr/share/spdx
cp -r "$builddir"/"$type" "$subpkgdir"/usr/share/spdx/
}

list() {
pkgdesc="$pkgdesc (licence list)"

mkdir -p "$subpkgdir"/usr/share/spdx
local i; for i in "$builddir"/text/*.txt; do
local license=${i##*/}
echo "$license%.*" >> "$subpkgdir"/usr/share/spdx/license.lst
done
}

sha512sums="0950540df050fb7f7ce92f5ad11bf756725e233d701f0c5b2fc5bfa85da65bba3400de7fd78b4b1d8a41de
ab4e461a5f1018f4869df93e0428a5a64c32c01e60 license-list-data-3.8.tar.gz"

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pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=6
pkgdesc="A library for high-performance 2D graphics"
url="https://www.levien.com/libart/
arch="all"
options="!check"  # No test suite.
license="LGPL-2.0-or-later"
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2
"
builddir="$srcdir"/libart_lgpl-$pkgver

prepare() {
 update_config_sub
default_prepare
}

build() {
  ./configure \
  --build=$CBUILD \
  --host=$CHOST \
  --prefix=/usr 
  make
}

package() {
  make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e76654309e001aee9bace727b5b4c8589405256a3c020 libart_lgpl-2.3.21.tar.bz2"
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pkgname=py3-flake8-copyright
  _pkgname=flake8-copyright
pkgver=0.2.2
pkgrel=1
pkgdesc="Extension for flake8 which checks for copyrights"
options="!check" # No testsuite
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="py3-flake8 py3-setuptools"
source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/$_pkgname/$_pkgname-$pkgver.tar.gz"
builddir="$srcdir"/$_pkgname-$pkgver

replaces="py-flake8-copyright" # Backwards compatibility
provides="py-flake8-copyright=$pkgver-r$pkgrel" # Backwards compatibility

build() {
  python3 setup.py build
}

package() {
  python3 setup.py install --prefix=/usr --root="$pkgdir"
}

sha512sums="8ade49f386e67d14c4b826946b947454cf250f249a9ab1d359f61fa42ebc2b17dd465708894cf82ffd153f0be1bed746464220d40d9d4dc1b07940ec280f28 flake8-copyright-0.2.2.tar.gz"
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1.53 setimmediate 1.0.5

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1.54 six 1.11.0

1.55 node-graceful-fs v4.2.3

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1.59 libxcb 1.13.1-r0

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1.84 libogg 1.3.3-r2

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1.86 python-typing-extensions 3.7.4.1
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A. HISTORY OF THE SOFTWARE
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Python was created in the early 1990s by Guido van Rossum at Stichting
Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands
as a successor of a language called ABC. Guido remains Python’s
principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for
National Research Initiatives (CNRI, see http://www.cnri.reston.va.us)
in Reston, Virginia where he released several versions of the
software.
In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see http://www.zope.com). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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1.108 async-each 1.0.3

1.109 node releases 1.1.45

1.109.1 Available under license:
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1.110 is-windows 1.0.2

1.111 libxml 2.9.9 r2

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1.116 click-python-command-line-utility 7.0

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1.130 extend-shallow 2.0.1
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1.131 node-worker-farm v1.7.0

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1.132 ansi-styles 3.2.1

1.133 py-openssl 18.0.0

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1.134 safe-buffer 5.1.2

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1.135 node-concat-map 0.0.1

1.136 commander v2.20.3

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1.137 regenerator-runtime 0.11.1

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1.138 js-yaml-native-js-port-of-pyyaml 3.4.6
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1.139 libxrender 0.9.10-r3

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1.140 vm-browserify 1.1.2

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1.142 iptraf-ng 1.1.4-r4

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```
# Maintainer: Natanael Copa <ncopa@alpinelinux.org>
pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=5
pkgdesc="A library for high-performance 2D graphics"
url="http://www.levien.com/libart/
arch="all"
options="!check"  # No test suite.
license="LGPL-2.0+
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2
"

builddir="$srcdir"/libart_lgpl-$pkgver

prepare() {
  cd "$builddir"
  update_config_sub
  default_prepare
}

build() {
  cd "$builddir"
  ./configure \
  --build=$CBUILD \
  --host=$CHOST \
  --prefix=/usr
  make
}"
```
package() {
    cd "Builddir"
    make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ee2f5a57e36d182b325b46513765425e5f17ff9ae326af1b133725beba28f7e76654309e001ae9bace727b5b4c8589405256a3c020  libart_lgpl-2.3.21.tar.bz2"

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1.146 urllib3 1.25.7

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# Contributions to the urllib3 project

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* HTTPS patch (which inspired HTTPSConnectionPool)

* erikcederstrand <http://code.google.com/u/erikcederstrand/>
  * NTLM-authenticated HTTPSConnectionPool
  * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

* niphlod <niphlod@gmail.com>
  * Client-verified SSL certificates for HTTPSConnectionPool
  * Response gzip and deflate encoding support
  * Better unicode support for filepost using StringIO buffers

* btoconnor <brian@btoconnor.net>
  * Non-multipart encoding for POST requests

* p.dobrogost <http://code.google.com/u/@WBRSRIBZDhBFXQB6/> 
  * Code review, PEP8 compliance, benchmark fix

* kennethreitz <me@kennethreitz.com>
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* hartator <hartator@gmail.com>
  * Corrected multipart behavior for params

* Thomas Weischuh <thomas@t-8ch.de>
  * Support for TLS SNI
  * API unification of ssl_version/cert_reqs
  * SSL fingerprint and alternative hostname verification
  * Bugfixes in testsuite
* Sune Kirkeby <mig@ibofobi.dk>
  * Optional SNI-support for Python 2 via PyOpenSSL.

* Marc Schlaich <marc.schlaich@gmail.com>
  * Various bugfixes and test improvements.

* Bryce Boe <bbzbryce@gmail.com>
  * Correct six.moves conflict
  * Fixed pickle support of some exceptions

* Boris Figovsky <boris.figovsky@ravellosystems.com>
  * Allowed to skip SSL hostname verification

* Cory Benfield <https://lukasa.co.uk/about/>
  * Stream method for Response objects.
  * Return native strings in header values.
  * Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL

* Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
  * Fixed a race condition

* Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
  * Added HTTPS (CONNECT) proxy support

* Stephen Holsapple <sholsapp@gmail.com>
  * Added abstraction for granular control of request fields

* Martin von Gagern <Martin.vGagern@gmx.net>
  * Support for non-ASCII header parameters

* Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
  * Support for separate connect and request timeouts

* Peter Waller <p@pwaller.net>
  * HTTPResponse.tell() for determining amount received over the wire

* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <https://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
* Account retries on proxy errors

* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HttpHeaders and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs

* Arthur Grunseid <https://grunseid.com>
  * source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
  * PEP8 Compliance and Linting
  * Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
  * Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
  * Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
  * Added Url.url, which unparses a Url

* Evgeny Kapun <abacabadabacaba@gmail.com>
  * Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
  * Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
  * Support for using ConnectionPool and PoolManager as context managers.

* Alex Gaynor <alex.gaynor@gmail.com>
  * Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
  * Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
  * Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
  * IPv6 bugfixes in testsuite
* Thea Flowers <magicalgirl@google.com>
  * App Engine environment tests.
  * Documentation re-write.

* John Krauss <https://github.com/talos>
  * Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
  * Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
  * Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
  * IPv6 HTTPS proxy bugfix

* Jordan Moldow <https://github.com/jmoldow>
  * Fix low-level exceptions leaking from `HTTPResponse.stream()`.
  * Bugfix for `ConnectionPool.urlopen(release_conn=False)`.
  * Creation of `HTTPConnectionPool.ResponseCls`.

* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to `memoryview` usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.

* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jess Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>
* Ensure order of request and response headers are preserved.

* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not booleans and greater than zero.
  * Fixed infinite loop in `stream` when amt=None.
  * Added length_remaining to determine remaining data to be read.
  * Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaellarson@protonmail.com>
  * Created selectors backport that supports PEP 475.

* Alexandre Dias <alexdias@smarkets.com>
  * Don't retry on timeout if method not in whitelist

* Moinuddin Quadri <moin18@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vendoring

* Wolfgang Richter <wolfgang.richter@gmail.com>
  * Bugfix related to loading full certificate chains with PyOpenSSL backend.

* Mike Miller <github@mikeage.net>
  * Logging improvements to include the HTTP(S) port when opening a new connection

* Ioannis Tziakos <mail@itziakos.gr>
  * Fix `util.selectors._fileobj_to_fd` to accept `long`.
  * Update appveyor tox setup to use the 64bit python.

* Akamai (through Jess Shapiro) <jshapiro@akamai.com>
  * Ongoing maintenance; 2017-2018
* Dominique Leuenberger <dimstar@opensuse.org>
* Minor fixes in the test suite

* Will Bond <will@wbond.net>
* Add Python 2.6 support to `contrib.securetransport`

* Aleksei Alekseev <alekseev.yeskela@gmail.com>
* using auth info for socks proxy

* Chris Wilcox <git@crwilcox.com>
* Improve contribution guide
* Add `HTTPResponse.geturl` method to provide `urllib2.urlopen().geturl()` behavior

* Bruce Merry <https://www.brucemerry.org.za>
* Fix leaking exceptions when system calls are interrupted with zero timeout

* Hugo van Kemenade <https://github.com/hugovk>
* Drop support for EOL Python 2.6

* Tim Bell <https://github.com/timb07>
* Bugfix for responses with Content-Type: message/* logging warnings

* Justin Bramley <https://github.com/jbramleycl>
* Add ability to handle multiple Content-Encodings

* Katsuhiko YOSHIDA <https://github.com/kyoshidajp>
* Remove Authorization header regardless of case when redirecting to cross-site

* James Meickle <https://permadeath.com/>
* Improve handling of Retry-After header

* Chris Jerdonek <chris.jerdonek@gmail.com>
* Remove a spurious TypeError from the exception chain inside HTTPConnectionPool._make_request(), also for BaseExceptions.

* [Your name or handle] <[email or website]>
* [Brief summary of your changes]

1.147 msjs 2.0.0
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1.148 upath 1.2.0

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1.149 libvirt-org-git-libvirt-go v5.10.0
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1.150 lua 6.04_pre1-r6

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1.151 tmux 2.9a-r0

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```bash
# Maintainer: Natanael Copa <ncopa@alpinelinux.org>
pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=5
pkgdesc="A library for high-performance 2D graphics"
url="http://www.levien.com/libart/"
arch="all"
options="!check"  # No test suite.
license="LGPL-2.0+"
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"

builddir="$srcdir/libart_lgpl-$pkgver"

cd "$builddir"
update_config_sub
default_prepare
}

build() {
    cd "$builddir"
    ./configure
    --build=$CBUILD
    --host=$CHOST
    --prefix=/usr
    make
}

cd "$builddir"
make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e76654309e001aee9bace727b5b4c8589405256a3c020  libart_lgpl-2.3.21.tar.bz2"
```
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pkgname=py-flake8-copyright
_pkgname=flake8-copyright
pkgver=0.2.0
pkgrel=2
pkgdesc="Extension for flake8 which checks for copyrights"
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="flake8"
makedepends="python3-dev"
source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/${_pkgname}/${_pkgname}-${pkgver}.tar.gz"
builddir="$srcdir"/$_pkgname-$pkgver

build() {
  cd "$builddir"
  python3 setup.py build || return 1
}

package() {
  cd "$builddir"
  python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
}

md5sums="c6348990c6d74933bf5d5f6a55a14bdf  flake8-copyright-0.2.0.tar.gz"
sha256sums="aeef26eb4d5223c9cd5b101e68175fcef6d2b353bf36da688fdde62fccfe2b73  flake8-copyright-0.2.0.tar.gz"
sha512sums="bab1bfaeed3a525ac3c7da12bf2ec338c204cc69b72d05cd39560e528faff5d586c3b1be9570f4a977a7e2417b586e543bfba12ace256b2023c8c4993eeb90  flake8-copyright-0.2.0.tar.gz"

1.152 browserify-aes 1.2.0

1.153 xfce4-session 4.13.2-r0
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1.154 fs.realpath 1.0.0
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1.155 werkzeug 0.16.0

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1.156 nodejs-string-decoder v1.3.0

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

6. As an exception to the Sections above, you may also combine or
link a "work that uses the Library" with the Library to produce a
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directing the user to the copy of this License. Also, you must do one
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a) Accompany the work with the complete corresponding
machine-readable source code for the Library including whatever
changes were used in the work (which must be distributed under
Sections 1 and 2 above); and, if the work is an executable linked
with the Library, with the complete machine-readable "work that
uses the Library", as object code and/or source code, so that the
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executable containing the modified Library. (It is understood
that the user who changes the contents of definitions files in the
Library will not necessarily be able to recompile the application
to use the modified definitions.)

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

c) Accompany the work with a written offer, valid for at
least three years, to give the same user the materials
specified in Subsection 6a, above, for a charge no more
than the cost of performing this distribution.
d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

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That's all there is to it!
1.158 zlib 1.2.5

1.158.1 Available under license:

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

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1.159 cdparanoia 10.2-r7

1.159.1 Available under license :

This package was debianized by Dale E. Martin <dmartin@debian.org> on Sat, 16 May 1998 19:01:53 -0400.

It was downloaded from http://www.xiph.org/paranoia/index.html

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When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.
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The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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   c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.
When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

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

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

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

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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arch="all"
options="$check"  # No test suite.
license="LGPL-2.0+
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2

builddir="$srcdir"/libart_lgpl-$pkgver

prepare() {
  cd "$builddir"
  update_config_sub
  default_prepare
}

build() {
  cd "$builddir"
  ./configure \ 
  --build=$CBUILD \ 
  --host=$CHOST \ 
  --prefix=/usr
  make
}

package() {
  cd "$builddir"
  make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba2817e76654309e001ae9bace727b5b4c8589405256a3c020 libart_lgpl-2.3.21.tar.bz2"

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mini_sendmail - accept email on behalf of real sendmail

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# Maintainer: Kevin Daudt <kdaudt@alpinelinux.org>

pkgname=spdx-licenses
pkgver=3.5
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/"
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"

for type in $_types; do
  subpackages="$subpackages $pkgname-$type:_subpkg"
done

build() {
  cd "$builddir"
}

package() {
  mkdir -p "$pkgdir"
}

_subpkg() {
  local type=${subpkgname/$pkgname-/}
pkgdesc="$pkgdesc ($type)"
install_if="$pkgname"
  mkdir -p "$subpkgdir/"usr/share/spdx
  cp -r "$builddir"/$type "$subpkgdir"/$type ""usr/share/spdx/
}

list() {
  pkgdesc="$pkgdesc (licence list)"
  mkdir -p "$subpkgdir/"usr/share/spdx
  local i; for i in "$builddir/text/*.txt"; do
    local license="$i#*/"
echo "${license%.*}" >> "$subpkgdir"/usr/share/spdx/license.lst
done

sha512sums="4b4bcde554ee69e9c0703152a2d09e2a3c49314717d6b7e0847c0dfff6a989d5d4684d152e899e8bbbb3b
a2767ded027eacfe1eb6aeccf945ef2c5aa933cfd2ec  license-list-data-3.5.tar.gz"

pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=1
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="http://search.cpan.org/dist/BSID-Resource/"
arch="all"
license="GPL PerlArtistic"
cpanmakedepends=""
depends="$cpandepends"
makedepends="perl-dev $cpanmakedepends"
subpackages="$pkgname-doc"
source="http://search.cpan.org/CPAN/authors/id/J/JH/JHI/$pkgreal-$pkgver.tar.gz"
builddir="$srcdir/$pkgreal-$pkgver"

prepare() {
  default_prepare
  cd "$builddir"
  export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
  PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
  cd "$builddir"
  export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
  make
}

check() {
  cd "$builddir"
  make test
}

package() {
  cd "$builddir"
  make DESTDIR="$Spkgdir" install
}
find "$pkgdir" \(-name perllocal.pod -o -name .packlist \) -delete

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb60b2067daedaf53bd15fb6561a3d0f828df16
dfa5417f63b8065ba65f4eea16de9262728b3b6b85 BSD-Resource-1.2911.tar.gz"

# Contributor: Fabian Affolter <fabian@affolter-engineering.ch>
# Maintainer: Fabian Affolter <fabian@affolter-engineering.ch>

pkgname=py-flake8-copyright
_pkgname=flake8-copyright
pkgver=0.2.0
pkgrel=2
pkgdesc="Extension for flake8 which checks for copyrights"
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="flake8"
makedepends="python3-dev"
source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/$_pkgname/$_pkgname-$pkgver.tar.gz"
builddir="$srcdir"/$_pkgname-$pkgver

build() {
    cd "$builddir"
    python3 setup.py build || return 1
}

package() {
    cd "$builddir"
    python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
}

md5sums="c6348990c6d74933bf5d5f6a55a14bdf flake8-copyright-0.2.0.tar.gz"
sha256sums="aaef26eb4d5223c9cd5b101e68175fcef6d2b353bf36a688fdde62fcccfe2b73 flake8-copyright-0.2.0.tar.gz"
sha512sums="bab1bfaed3a525ac3c7da12b1f2ec338c204cc69b72d05cd39560e528aff5d586c3b1be9570f4a977a7e2417b586e543bfba12abce256b2023c8c4993eeb90 flake8-copyright-0.2.0.tar.gz"

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1.162 mamacro 0.0.3
1.163 vuex 3.1.2

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1.164 libxdamage 1.1.5-r0

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1.165 async-validator 1.8.5

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1.166 ghodss-yaml

25d852aebe32c875e9c044af3eef9c7dc6bc777f

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1.167 idna-ssl v1.1.0
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1.168 pkg-dir 3.0.0

1.169 libxpresent 1.0.0-r0

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1.170 punycode 1.4.1

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1.171 is-plain-object 2.0.4
1.171.1 Available under license :

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1.172 schema-utils 1.0.0
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1.173 wrappy 1.0.2
1.173.1 Available under license:
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1.174 remove-trailing-separator 1.1.0
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1.175 pyudev 0.21.0
1.175.1 Available under license:

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Version 2.1, February 1999

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```
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1.185 bcrypt 3.1.7

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1.187 libgpg-error 1.36-r2

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1.197 orc 0.4.29-r0

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1.198 ethtool 4.19-r0

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1.199 netifaces 0.10.6
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netifaces 0.10.6
================

.. image:: https://drone.io/bitbucket.org/al45tair/netifaces/status.png
   :target: https://drone.io/bitbucket.org/al45tair/netifaces/latest
   :alt: Build Status

1. What is this?
----------------

It's been annoying me for some time that there's no easy way to get the address(es) of the machine's network interfaces from Python. There is a good reason for this difficulty, which is that it is virtually impossible to do so in a portable manner. However, it seems to me that there should be a package you can easy_install that will take care of working out the details of doing so on the machine you're using, then you can get on with writing Python code without concerning yourself with the nitty gritty of system-dependent low-level networking APIs.

This package attempts to solve that problem.

2. How do I use it?
------------------

First you need to install it, which you can do by typing::

    tar xzvf netifaces-0.10.6.tar.gz
    cd netifaces-0.10.6
    python setup.py install
**Note that you will need the relevant developer tools for your platform**, as netifaces is written in C and installing this way will compile the extension.

Once that's done, you'll need to start Python and do something like the following::

```python
>>> import netifaces
```

Then if you enter

```python
>>> netifaces.interfaces()
['lo0', 'gif0', 'stf0', 'en0', 'en1', 'fw0']
```

you'll see the list of interface identifiers for your machine.

You can ask for the addresses of a particular interface by doing

```python
>>> netifaces.ifaddresses('lo0')
{18: [{}], 2: [{'peer': '127.0.0.1', 'netmask': '255.0.0.0', 'addr': '127.0.0.1'}], 30: [{'peer': '::1', 'netmask': 'ffff:ffff:ffff:ffff:ffff:ffff:ffff:ffff', 'addr': '::1'}, {'peer': '', 'netmask': 'ffff:ffff:ffff:ffff::', 'addr': 'fe80::1%lo0'}]}
```

Hmmm. That result looks a bit cryptic; let's break it apart and explain what each piece means. It returned a dictionary, so let's look there first::

```python
{ 18: [...], 2: [...], 30: [...] }
```

Each of the numbers refers to a particular address family. In this case, we have three address families listed; on my system, 18 is ```AF_LINK``` (which means the link layer interface, e.g. Ethernet), 2 is ```AF_INET``` (normal Internet addresses), and 30 is ```AF_INET6``` (IPv6).

But wait! Don't use these numbers in your code. The numeric values here are system dependent; fortunately, I thought of that when writing netifaces, so the module declares a range of values that you might need. e.g.

```python
>>> netifaces.AF_LINK
18
```

Again, on your system, the number may be different.

So, what we've established is that the dictionary that's returned has one entry for each address family for which this interface has an address. Let's take a look at the ```AF_INET``` addresses now:

```python
>>> addrs = netifaces.ifaddresses('lo0')
>>> addrs[netifaces.AF_INET]
[{'peer': '127.0.0.1', 'netmask': '255.0.0.0', 'addr': '127.0.0.1'}]
```
You might be wondering why this value is a list. The reason is that it's possible for an interface to have more than one address, even within the same family. I'll say that again: *you can have more than one address of the same type associated with each interface*.

*Asking for "the" address of a particular interface doesn't make sense.*

Right, so, we can see that this particular interface only has one address, and, because it's a loopback interface, it's point-to-point and therefore has a *peer* address rather than a broadcast address.

Let's look at a more interesting interface.

```python
>>> addrs = netifaces.ifaddresses('en0')
>>> addrs[netifaces.AF_INET]
[{'broadcast': '10.15.255.255', 'netmask': '255.240.0.0', 'addr': '10.0.1.4'}, {'broadcast': '192.168.0.255', 'addr': '192.168.0.47'}]
```

This interface has two addresses (see, I told you...) Both of them are regular IPv4 addresses, although in one case the netmask has been changed from its default. The netmask *may not* appear on your system if it's set to the default for the address range.

Because this interface isn't point-to-point, it also has broadcast addresses.

Now, say we want, instead of the IP addresses, to get the MAC address; that is, the hardware address of the Ethernet adapter running this interface. We can do

```python
>>> addrs[netifaces.AF_LINK]
[{'addr': '00:12:34:56:78:9a'}]
```

Note that this may not be available on platforms without getifaddrs(), unless they happen to implement ``SIOCGIFHWADDR``. Note also that you just get the address; it's unlikely that you'll see anything else with an ``AF_LINK`` address. Oh, and don't assume that all ``AF_LINK`` addresses are Ethernet; you might, for instance, be on a Mac, in which case:

```python
>>> addrs = netifaces.ifaddresses('fw0')
>>> addrs[netifaces.AF_LINK]
[{'addr': '00:12:34:56:78:9a:bc:de'}]
```

No, that isn't an exceptionally long Ethernet MAC address---it's a FireWire address.

As of version 0.10.0, you can also obtain a list of gateways on your machine:
>>> netifaces.gateways()
{2: [('10.0.1.1', 'en0', True), ('10.2.1.1', 'en1', False)], 30: [('fe80::1', 'en0', True)], 'default': {2: ('10.0.1.1', 'en0'), 30: ('fe80::1', 'en0') }}

This dictionary is keyed on address family—in this case, `AF_INET`—and each entry is a list of gateways as `(address, interface, is_default)` tuples. Notice that here we have two separate gateways for IPv4 (`AF_INET`); some operating systems support configurations like this and can either route packets based on their source, or based on administratively configured routing tables.

For convenience, we also allow you to index the dictionary with the special value `default`, which returns a dictionary mapping address families to the default gateway in each case. Thus you can get the default IPv4 gateway with

```python
>>> gws = netifaces.gateways()
>>> gws['default'][netifaces.AF_INET]
('10.0.1.1', 'en0')
```

Do note that there may be no default gateway for any given address family; this is currently very common for IPv6 and much less common for IPv4 but it can happen even for `AF_INET`.

BTW, if you're trying to configure your machine to have multiple gateways for the same address family, it's a very good idea to check the documentation for your operating system *very* carefully, as some systems become extremely confused or route packets in a non-obvious manner.

I'm very interested in hearing from anyone (on any platform) for whom the `gateways()` method doesn't produce the expected results. It's quite complicated extracting this information from the operating system (whichever operating system we're talking about), and so I expect there's at least one system out there where this just won't work.

3. This is great! What platforms does it work on?

It gets regular testing on OS X, Linux and Windows. It has also been used successfully on Solaris, and it's expected to work properly on other UNIX-like systems as well. If you are running something that is not supported, and wish to contribute a patch, please use BitBucket to send a pull request.

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5. Why the jump to 0.10.0?

Because someone released a fork of netifaces with the version 0.9.0. Hopefully skipping the version number should remove any confusion. In addition starting with 0.10.0 Python 3 is now supported and other features/bugfixes have been included as well. See the CHANGELOG for a more complete list of changes.

1.200 libvorbis 1.3.6-r2

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1.201 ttf-dejavu 2.37-r1

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pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=5
pkgdesc="A library for high-performance 2D graphics"
url="http://www.levien.com/libart/"
arch="all"
options="!check"  # No test suite.
license="LGPL-2.0+"
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"

builddir="$srcdir/libart_lgpl-$pkgver"

prepare() {
  cd "$builddir"
}
update_config_sub
default_prepare
}

build() {
cd "$builddir"
./configure \
--build=$CBUILD \
--host=$CHOST \
--prefix=/usr
make
}

package() {
cd "Sbuilddir"
make DESTDIR="Spkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e76654309e001ae9bace727b5b4c8589405256a3c020 libart_lgpl-2.3.21.tar.bz2"

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mini_sendmail - accept email on behalf of real sendmail

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	pkgname=spdx-licenses
	pkgver=3.1
	pkgrel=0
	pkgdesc="Various data formats for the SPDX License List"
	url="https://spdx.org/
	arch="noarch"
	options="!check"
	license="unknown"
	source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
	builddir="$srcdir/license-list-data-$pkgver"
	subpackages="$pkgname-list"

_for type in $_types; do
subpackages="$subpackages $pkgname-$type:_subpkg"

done

build() {
cd "$builddir"
}

package() {
mkdir -p "$pkgdir"
}

_subpkg() {
local type=${subpkgname/$pkgname-/}
pkgdesc="$pkgdesc ($type)"
install_if="$pkgname"
mkdir -p "$subpkgdir/usr/share/spdx"
cp -r "$builddir/$type "$subpkgdir/usr/share/spdx/
}

list() {
pkgdesc="$pkgdesc (licence list)"
mkdir -p "$subpkgdir/usr/share/spdx"
local i; for i in $builddir/text/*.txt; do
local license=${i##*/}
echo ${license%.*} >> "$subpkgdir/usr/share/spdx/license.lst"
done
}

sha512sums="a07a6be891296ce032962aa3fe03b1f0e49f5d378b2445d3eb2b7b3a6288695ece0baec81976c65219
a25339d65944db66fc1127b8d334fc4f0baa90a1574 license-list-data-3.1.tar.gz"

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pkgname=py-flake8-copyright
  _pkgname=flake8-copyright
pkgver=0.2.0
pkgrel=1
pkgdesc="Extension for flake8 which checks for copyrights"
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="flake8"
makedepends="python3-dev"
source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/$_pkgname/$_pkgname-$pkgver.tar.gz"
builddir="$srcdir"/$_pkgname-$pkgver

build() {
    cd "$builddir"
    python3 setup.py build || return 1
}

package() {
    cd "$builddir"
    python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
}

md5sums="c6348990c6d74933bf5d5f6a55a14bdf  flake8-copyright-0.2.0.tar.gz"
sha256sums="aeef26eb4d5223e9cd5b101e68175fcef6d2b353bf36da688fddf62fcccfe2b73  flake8-copyright-0.2.0.tar.gz"
sha512sums="bab1bfaed3a525ac3c7da12b1f2ec338c204cc69b72d05cd39560e528faflf5d586e3b1be9570f4a977a7e2417b586ef543bba12abce256b2023c8c4993eeb90  flake8-copyright-0.2.0.tar.gz"
# Automatically generated by apkbuild-cpan, template 1
# Contributor: Valery Kartel <valery.kartel@gmail.com>
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pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=0
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="http://search.cpan.org/dist/BSD-Resource/"
arch="all"
license="GPL PerlArtistic"
cpandepends=""
cpanmakedepends=""
depends="cpandepends"
makedepend="perl-dev cpanmakedepends"
subpackages="$pkgname-doc"
source="http://search.cpan.org/CPAN/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"
builddir="$srcdir/$pkgreal-$pkgver"

prepare() {
    default_prepare

cd "$builddir"
export CFLAGS="perl -MConfig -E 'say $Config{ccflags}'"
PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
cd "$builddir"
export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
make
}

cd "Sbuilddir"
make test
}

package() {
  cd "Sbuilddir"
  make DESTDIR="Spkgdir" install
  find "$pkgdir" \( -name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468e1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15fb6561a3d0f828df16
  dfa5417f663b8065ba6f4flea16dc9262728b3b6b85  BSD-Resource-1.2911.tar.gz"

1.202 icalendar-python 4.0.3

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1.203 google-go-cmp v0.3.1

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1.204 python-linux-procfs 0.6

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1.205 pcre 2.60.4-r0
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Written by: Philip Hazel
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1.206 golang-org-x-crypto 20180605-snapshot

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1.207 glob 3.1.0

1.208 is-object 2.1.0

1.209 vue-skeleton-mvp 1.5.0

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1.210 x-net

c0dbc17a35534bf2e581d7a942408dc936316da

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1.213 md5js 1.3.5
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1.214 static-extend 0.1.2
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1.215 libpng 6.04_pre1-r6

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pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

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1.216 libxslt 1.1.33 r1

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1.218 jtextfsm 0.3.1

1.219 pycairo 1.16.3
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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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1.221 snapdragon-node 2.1.1

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1.222 enhanced-resolve 4.1.1

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1.223 to-regex 3.0.2

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1.224 num2fraction 1.2.2

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1.225 is-accessor-descriptor 0.1.6

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1.226 json-cpp 60.9.0-r0

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1.227 xfce4-screensaver 0.1.4-r0

1.227.1 Available under license :

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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its purpose remains meaningful.

(For example, a function in a library to compute square roots has
a purpose that is entirely well-defined independent of the
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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)
Otherwise, if the work is a derivative of the Library, you may
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Any executables containing that work also fall under Section 6,
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6. As an exception to the Sections above, you may also combine or
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will operate properly with a modified version of the library, if
the user installs one, as long as the modified version is
interface-compatible with the version that the work was made with.

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1.236 elliptic v6.5.2

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1.237 element-ui 2.13.0

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1.240 at-spi2-core 2.32.1-r0

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1.242 ajv-errors 1.0.1

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1.243 normalize-wheel 1.0.1
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1.244 golang-glog 20160125-snapshot-23def4e6

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1.246 python3-multidict 4.7.3
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1.249 brorand 1.1.0

1.250 pythondialog 3.5.1
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fill-column: 70
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1.255 pumppify 1.5.1

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1.256 minimist 0.0.8

1.257 path-is-absolute 1.0.1

1.258 at-spi2-atk 2.32.0-r0

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1.259 query-string 0.2.1

1.260 libogg 1.16.0-r0
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1.263 curl 7.66.0 r0

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==========

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1.266 golang-glog 0.0~git20160126.23def4e

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1.267 fribidi 1.0.5-r1

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1.269 chzyer-readline 20180930-snapshot

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1.270 mtdev 1.1.5-r2

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1.271 xrdb 1.2.0-r0

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1.273 clickclick 1.2.2

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1.275 pciutils 3.6.2-r0

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1.278 is-binary-path 1.0.1

1.279 babel-helper-vue-jsx-merge-props 2.0.3
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1.280 lazy-cache 1.0.4
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see https://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

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Installing Wireshark on FreeBSD/OpenBSD/NetBSD/DragonFly BSD

========================================================================
1. Extra packages required

Wireshark requires a number of additional programs to function. Install the latest versions of the following programs before compiling:

The easiest way to install these is by using your operating system's ports or packages system. If you prefer to build from source, the programs can be found at the following sites:

- **glib 2.32 or later:**
  - ftp.gnome.org:/pub/gnome/sources/glib/

- **pkgconfig:**
  - http://pkgconfig.freedesktop.org/releases/

- **python 3.4 or later:**
  - https://www.python.org/downloads/source/

If you want to use the Wireshark GUI, install one or both of these toolkits:

- **Qt 5.2 or later:**
  - http://download.qt-project.org/official_releases/qt/

(These programs may require additional dependencies)

Additional programs can be used to enhance Wireshark's functionality. These can be found by typing ./configure --help or looking at the output at the end of running the configure script.

2. Compiling Wireshark

To compile Wireshark with the default options, run configure, make and make install (you may have to run "autogen.sh" first):

```
./configure
make
make install
```

The configure and make steps can be run as a non-root user and you can
run Wireshark from the compilation directory itself. You must run make install as root in order to copy the program to the proper directories.

3. Berkeley Packet Filter (BPF) requirement

In order to capture packets (with Wireshark/TShark, tcpdump, or any other packet capture program) on a BSD system, your kernel must have the Berkeley Packet Filter mechanism enabled. The default kernel configurations in recent versions of BSD systems have this enabled already. To verify the bpf device is present, look in the /dev directory:

```
ls -l /dev/bpf*
```

You should see one or more bpf devices listed similar to this:

```
crw------ 1 root wheel 0, 90 Aug 10 21:05 /dev/bpf0
crw------ 1 root wheel 0, 91 Aug 10 21:05 /dev/bpf1
```

Packet-capturing programs will pick the first bpf device that’s not in use. Recent versions of most BSDs will create bpf devices as needed, so you don’t have to configure the number of devices that will be available.

4. Running wireshark as a non-root user

Since the bpf devices are read-only by the owner (root), you normally have to run packet capturing programs such as Wireshark as root. It is safer to run programs as a non-root user if possible. To run Wireshark as a non-root user, you must change the permissions on the bpf device(s). If you are the only user that needs to use Wireshark, the easiest way is to change the owner of each bpf device to your username. You can also add the read/write ability to the group (typically wheel) and add users that need to use Wireshark to the wheel group. Check your operating system’s documentation on how to make permanent these changes as they are often reset upon reboot; if /dev is implemented with devfs, it might be possible to configure devfs to create all bpf devices owned by a particular user and/or group and with particular permissions. In FreeBSD 6.0 and later this can be done by creating an /etc/devfs.rules file with content such as

```
[localrules=10]
add path "bpf*" {mode and permissions}
```

where "mode and permissions" can include clauses such as

```
mode {octal permissions}
```
to set the permissions on the device (e.g., "mode 0660" to set the permissions to rw-rw-r--),

user {user}

to set the user who owns the device, or

group {group}

to set the group that owns the device and adding a line such as

devfs_system_ruleset=localrules

to /etc/rc.conf. For example, an /etc/devfs.rules file with

[localrules=10]
add path 'bpf*' mode 0660 group wheel

will grant read and write permissions on all BPF devices to all users in the "wheel" group.

/* <filename>.c
 *
 * Wireshark - Network traffic analyzer
 * By Gerald Combs <gerald@wireshark.org>
 * Copyright 1998 Gerald Combs
 * *
 * SPDX-License-Identifier: GPL-2.0-or-later
 */

1.284 libxkbfile 1.1.0-r0

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### 1.285 anmitsu-go-shlex 20161002-snapshot-648efa62

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### 1.286 libtasn 4.14-r0

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1.312 anymatch 2.0.0

1.313 bzip2 1.0.6 r7
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bzip2/libbzip2 version 1.0.8 of 13 July 2019

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1.314 xfwm4 4.13.2-r0
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1.318 xfce4-power-manager 1.6.2-r0

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1.330 yaml-for-go v2.2.7

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1.331 core-util-is 1.0.2

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1.332 extglob 2.0.4

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1.333 bridge 1.5-r4

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pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=6
pkgdesc="A library for high-performance 2D graphics"
url="https://www.levien.com/libart/"
arch="all"
options="!check" # No test suite.
license="LGPL-2.0-or-later"
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"
builddir="libart_lgpl-$pkgver"

prepare() {
    update_config_sub
    default_prepare
}

build() {
    ./configure \
    --build=$CBUILD \
    --host=$CHOST \
    --prefix=/usr
    make
}

package() {
    make DESTDIR="" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e76654309e001aee9bac727b5b4c8589405256a3c020 libart_lgpl-2.3.21.tar.bz2"
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pkgname=py3-flake8-copyright
__pkgname=flake8-copyright
pkgver=0.2.2
pkgrel=1
pkgdesc="Extension for flake8 which checks for copyrights"
options="!check" # No testsuite
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="py3-flake8 py3-setuptools"
source="https://files.pythonhosted.org/packages/source/${__pkgname:0:1}/${__pkgname}/${__pkgname-$pkgver.tar.gz"
builddir="libart_lgpl-$pkgver"
replaces="py-flake8-copyright" # Backwards compatibility
provides="py-flake8-copyright=${pkgver-$pkgrel}" # Backwards compatibility

build() {
    python3 setup.py build
}

package() {
    python3 setup.py install --prefix=/usr --root="" install
}

sha512sums="8ade49f386e67d14e4b826946b94745cf2502ff249a9ab1d359f61fa42ebc2b17dd465708894cf82ff1d5"
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<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

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# Automatically generated by apkbuild-cpan, template 1
# Contributor: Valery Kartel <valery.kartel@gmail.com>
# Maintainer: Valery Kartel <valery.kartel@gmail.com>
pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=4
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="https://metacpan.org/release/BSD-Resource"
arch="all"
license="GPL-1.0-or-later OR Artistic-1.0-Perl"
makedepends="perl-dev"
subpackages="$pkgname-doc"
source="https://cpan.metacpan.org/authors/id/J/JH/JHI/$pkgreal-$pkgver.tar.gz"

builddir="$builddir/$pkgreal-$pkgver"
prepare() {
    default_prepare

    export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
    PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
    export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
    make
}

check() {
    make test
}

package() {
    make DESTDIR="$pkgdir" install
    find "$pkgdir" \(-name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15fb6561a3d0f828df16
dfa5417f663b8065ba65f4fea16dc9262728b3b6b85  BSD-Resource-1.2911.tar.gz"

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USA

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# Contributor: Carlo Landmeter <clandmeter@alpinelinux.org>
# Maintainer: Kevin Daudt <kdaudt@alpinelinux.org>
pkgname=spdx-licenses
pkgver=3.8
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/"
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"

for type in $_types; do
subpackages="$subpackages $pkgname-stype:_subpkg"
build() {
    cd "$builddir"
}

package() {
    mkdir -p "$pkgdir"
}

__subpkg() {
    local type=${subpkgname/$pkgname-/}
    pkgdesc="$pkgdesc ($type)"
    install_if="$pkgname"
    mkdir -p "$subpkgdir"/usr/share/spdx
    cp -r "$builddir"/$type "$subpkgdir"/usr/share/spdx/
}

list() {
    pkgdesc="$pkgdesc (licence list)"
    mkdir -p "$subpkgdir"/usr/share/spdx
    local i; for i in $builddir/text/*.txt; do
        local license=${i##*/}
        echo ${license%.*} >> "$subpkgdir"/usr/share/spdx/license.lst
    done
    done
}

sha512sums="0950540df050fb77bce92f5ad1bf756725e233d701f0c5b2fc5bfa85dae65bba3400de7fd78b4b1d8a41deab4e461af1018f4869d9f3e0428a5a64c32c01c60  license-list-data-3.8.tar.gz"

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1.334 readline 8.0.0 r0

1.335 go-websocket 1.4.0
1.335.1 Available under license:

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1.336 c-ares 1.2.5
1.336.1 Available under license:

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1.337 console-browserify 1.2.0
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1.338 busybox-initscripts 3.1-r7
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pkgname=spdx-licenses
pkgver=3.8
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/"
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"

for type in $_types; do
  subpackages="$subpackages $pkgname-$type:_subpkg"
done

build() {
cd "$builddir"
}

package() {
  mkdir -p "$pkgdir"
}

_subpkg() {
  local type=${subpkgname/$pkgname-/}
  pkgdesc="$pkgdesc ($type)"
  install_if="$pkgname"
  mkdir -p "$subpkgdir"/usr/share/spdx
  cp -r "$builddir"/$type "$subpkgdir"/usr/share/spdx/
}

list() {
  pkgdesc="$pkgdesc (licence list)"
  mkdir -p "$subpkgdir"/usr/share/spdx
  local i; for i in $builddir/text/*.txt; do
    local license=${i##*/}
    echo "$license" >> "$subpkgdir"/usr/share/spdx/license.lst
  done
}

sha512sums="0950540df050fb717ce92f5ad1bf756725e233d701f0c5b2fc5bfa85dae65bba3400de7fd78b4b1d8a41de ab4e461a5f1018f4869d9f3e0428a5a4e32c01c60 license-list-data-3.8.tar.gz"
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mini_sendmail - accept email on behalf of real sendmail

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pkgname=py3-flake8-copyright
_pkgnamel=flake8-copyright
pkgver=0.2.2
pkgrel=1

pkgdesc="Extension for flake8 which checks for copyrights"
options="!check" # No testsuite
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="py3-flake8 py3-setuptools"
source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/$_pkgname/$_pkgname-$pkgver.tar.gz"
builddir="$srcdir/$_pkgname-$pkgver"

replaces="py-flake8-copyright" # Backwards compatibility
provides="py-flake8-copyright=${pkgver}-r${pkgrel}" # Backwards compatibility

build() {
    python3 setup.py build
}

package() {
    python3 setup.py install --prefix=/usr --root="$pkgdir"
}

sha512sums="8ade49f386e67d14e4b826946b947454cf2502ff249a9ab1d359f61faa42ebc2b17dd465708894cf82fdd153f0be1bed746464220d40d9d4dc1b07940ec280f28 flake8-copyright-0.2.2.tar.gz""
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# Contributor: Valery Kartel <valery.kartel@gmail.com>
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pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=4
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="https://metacpan.org/release/BSD-Resource"
arch="all"
license="GPL-1.0-or-later OR Artistic-1.0-Perl"
makedepends="perl-dev"
subpackages="$pkgname-doc"
source="https://cpan.metacpan.org/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"

builddir="$srcdir/$_pkgreal-$pkgver"

prepare() {
  default_prepare
  export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
  PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
  export CFLAGS=$(perl -MConfig -E 'say $Config{ccflags}')
  make
}

check() {
  make test
}

package() {
  make DESTDIR="$pkgdir" install
  find "$pkgdir" \( -name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15fb6561a3d0f828df16
dfa5417f663b8065ba65f4fea16de9262728b3b6b85  BSD-Resource-1.2911.tar.gz"
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pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=6
pkgdesc="A library for high-performance 2D graphics"
url="https://www.levien.com/libart/
arch="all"

options="!check"  # No test suite.

license="LGPL-2.0-or-later"

subpackages="$pkgname-dev"

source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"

builddir="$srcdir/libart_lgpl-$pkgver"

prepare() {
    update_config_sub
    default_prepare
}

build() {
    ./configure \ 
    --build=$CBUILD \ 
    --host=$CHOST \ 
    --prefix=/usr
    make
}

package() {
    make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ce2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e76654309e001aee9bace727b5b4c8589405256a3c020 libart_lgpl-2.3.21.tar.bz2"

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1.340 adwaita-icon-theme 3.32.0-r0

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## 1.341 iniparse 0.4

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see http://www.zope.com). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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1.358 ldttree 1.26-r2

1.359 map-cache 0.2.2

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1.364 multidict 4.7.1

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Julian Seward, Cambridge, UK.
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bzip2/libbzip2 version 1.0.4 of 20 December 2006
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(iii) Applications may not pass on functionality which in any way makes it possible for others to create software with the Licensed Software; provided however that Licensee may use the Licensed Software's scripting and QML ("Qt Quick") functionality solely in order to enable scripting, themes and styles that augment the functionality and appearance of the Application(s) without adding primary and substantial functionality to the Application(s);

(iv) Applications and SDKs must not compete with the Licensed Software;

(v) Licensee shall not use The Qt Company's or any of its suppliers' names, logos, or trademarks to market Applications or SDKs, except that Licensee may use "Built with Qt" logo to indicate that Application(s) was developed using the Licensed Software;

(vi) Except as expressly provided in Section 3.3, Licensee shall not distribute, sublicense or disclose source code of Licensed Software to any third party (provided however that Licensee may appoint employee(s) of Contractors as Designated Users to use Licensed Software pursuant to this Agreement);

(vii) Licensee shall not grant the Customers a right to (i) make copies of the Redistributables except when and to the extent required to use the Applications and/or Devices for their intended purpose, (ii) modify the Redistributables or create derivative works thereof, (iii) decompile, disassemble or otherwise reverse engineer Redistributables, or (iv) redistribute any copy or portion of the Redistributables to any third party, except as part of the onward sale of the Device on which the Redistributables are installed;

(viii) Except as expressly provided in Section 3.3, Licensee shall not and shall cause that its Affiliates, Contractors and Licensee's SDK Contractors shall not a) in any way, combine, incorporate or integrate Licensed Software with, or use Licensed Software for creation of, any software created with or incorporating Open Source Qt or b) incorporate or integrate Applications into a hardware device or product other than a Device, unless Licensee has received an advance written permission from The Qt Company to do so. Unless specifically otherwise agreed, any and all distribution by the Licensee during the Term of a hardware device or product a) which incorporate or integrate any part of Licensed Software or Open Source Qt; or b) where the main user interface or substantial functionality is provided by software build with Licensed Software or Open Source Qt or otherwise depends on the Licensed Software or Open Source Qt, shall be considered as distribution under this Agreement and dependent on compliance thereof (including but not limited to obligation to pay applicable License Fees for such distribution);
(ix) Licensee shall cause all of its Affiliates and Contractors entitled to make use of the licenses granted under this Agreement, to be contractually bound to comply with the relevant terms of this Agreement and not to use the Licensed Software beyond the terms hereof and for any purposes other than operating within the scope of their services for Licensee. Licensee shall be responsible for any and all actions and omissions of its Affiliates and Contractors relating to the Licensed Software and use thereof (including but not limited to payment of all applicable License Fees);

(x) Except when and to the extent explicitly provided in this Section 3, Licensee shall not transfer, publish, disclose, display or otherwise make available the Licensed Software;

(xi) Licensee shall not take any action inconsistent with The Qt Company's Intellectual Property Rights; and

(xii) Attempt or enlist a third party to conduct or attempt to conduct any of the above.

Above terms shall not be applicable if and to the extent they conflict with any mandatory provisions of any applicable laws.

Any use of Licensed Software beyond the provisions of this Agreement is strictly prohibited and requires an additional license from The Qt Company.

4. THIRD PARTY SOFTWARE

The Licensed Software may provide links to third party libraries or code (collectively "Third Party Software") to implement various functions. Third Party Software does not comprise part of the Licensed Software. In some cases, access to Third Party Software may be included in the Licensed Software. Such Third Party Software will be listed in the ".../src/3rdparty" source tree delivered with the Licensed Software or documented in the Licensed Software, as such may be amended from time to time. Licensee acknowledges that use or distribution of Third Party Software is in all respects subject to applicable license terms of applicable third party right holders.

5. PRE-RELEASE CODE

The Licensed Software may contain pre-release code and functionality marked or otherwise stated as "Technology Preview", "Alpha", "Beta" or similar designation. Such pre-release code may be present in order to provide experimental support for new platforms or preliminary versions of one or more new functionalities. The pre-release code may not be at the level of performance and compatibility of a final, generally available, product offering of the Licensed Software. The pre-release parts of the Licensed Software may not operate correctly, may contain errors and may be substantially modified by The Qt Company prior to the first commercial product release, if any. The Qt Company is under no obligation to make pre-release code commercially available, or
provide any Support or Updates relating thereto. The Qt Company assumes no liability whatsoever regarding any pre-release code, but any use thereof is exclusively at Licensee’s own risk and expense.

6. LIMITED WARRANTY AND WARRANTY DISCLAIMER

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TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE QT COMPANY ON BEHALF OF ITSELF AND ITS LICENSORS, SUPPLIERS AND AFFILIATES, DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT WITH REGARD TO THE LICENSED SOFTWARE. THE QT COMPANY DOES NOT WARRANT THAT THE LICENSED SOFTWARE WILL SATISFY LICENSEE’S REQUIREMENTS OR THAT IT WILL OPERATE WITHOUT DEFECT OR ERROR OR THAT THE OPERATION THEREOF WILL BE UNINTERRUPTED. ALL USE OF AND RELIANCE ON THE LICENSED SOFTWARE IS AT THE SOLE RISK OF AND RESPONSIBILITY OF LICENSEE.

Licensee's exclusive remedy and The Qt Company's entire liability for Licensed Software shall be limited, at The Qt Company's option, to correction of the error, replacement of the Licensed Software or return of the applicable fees paid for the defective Licensed Software for the time period during which the License is not able to utilize the Licensed Software under the terms of this Agreement.

7. INDEMNIFICATION AND LIMITATION OF LIABILITY

7.1 Limitation of Liability

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE’S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF PROFIT, LOSS OF DATA, LOSS OF BUSINESS OR GOODWILL OR ANY OTHER INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE COST, DAMAGES OR EXPENSE OF ANY KIND, HOWSOEVER ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT.

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE’S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY’S TOTAL AGGREGATE LIABILITY UNDER THIS AGREEMENT EXCEED THE AGGREGATE LICENSE FEES RECEIVED BY THE QT COMPANY FROM LICENSEE DURING THE PERIOD OF TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE EVENT RESULTING IN SUCH
7.2 Licensees Indemnification

Licensee shall indemnify and hold harmless The Qt Company from and against any claim, injury, judgment, settlement, loss or expense, including attorneys’ fees related to: (a) Licensee's misrepresentation in connection with The Qt Company or the Licensed Software or breach of this Agreement, (b) the Application or Device (except where such cause of liability is solely attributable to the Licensed Software).

8. SUPPORT, UPDATES AND ONLINE SERVICES

Licensee will be eligible to receive Support and Updates and to use the Online Services during the Support Term. Unless otherwise decided by The Company at its free and absolute discretion, Upgrades will not be included in the Support but may be available subject to additional fees.

Licenses granted under this Agreement shall include a prepaid Initial Support Term.

Initial Support Term shall be automatically extended to one or more Support Renewal Term(s), unless and until either Party notifies the other Party in writing that it does not wish to continue the Support, such notification to be provided to the other Party no less than ninety (90) days before expiry of the Initial Support Term or respective Support Renewal Term. During any such Support Renewal Term Support shall be available subject to prices and terms agreed between the Parties or, if no advance agreement exists, subject to The Qt Company's standard pricing applicable at the commencement date of any such Support Renewal Term. From time to time The Qt Company may change Support provided within each Support plan; provided that during the respective Initial Support Term or Support Renewal Term (as the case may be), the level of Support provided by The Qt Company may not be reduced without the consent of the Licensee.

Unless otherwise agreed, The Qt Company shall not be responsible for providing any service or support to the Customers.

9. CONFIDENTIALITY

Each Party acknowledges that during the Term of this Agreement each Party may receive information about the other Party's business, business methods, business plans, customers, business relations, technology, and other information, including the terms of this Agreement, that is confidential and of great value.
to the other Party, and the value of which would be significantly reduced if disclosed to third parties ("Confidential Information"). Accordingly, when a Party (the "Receiving Party") receives Confidential Information from the other Party (the "Disclosing Party"), the Receiving Party shall only disclose such information to employees and Contractors on a need to know basis, and shall cause its employees and employees of its Affiliates to: (i) maintain any and all Confidential Information in confidence; (ii) not disclose the Confidential Information to a third party without the Disclosing Party's prior written approval; and (iii) not, directly or indirectly, use the Confidential Information for any purpose other than for exercising its rights and fulfilling its responsibilities pursuant to this Agreement. Each Party shall take reasonable measures to protect the Confidential Information of the other Party, which measures shall not be less than the measures taken by such Party to protect its own confidential and proprietary information.

Obligation of confidentiality shall not apply to information that (i) is or becomes generally known to the public through no act or omission of the Receiving Party; (ii) was in the Receiving Party's lawful possession prior to the disclosure hereunder and was not subject to limitations on disclosure or use; (iii) is developed independently by employees or Contractors of the Receiving Party or other persons working for the Receiving Party who have not had access to the Confidential Information of the Disclosing Party, as proven by the written records of the Receiving Party; (iv) is lawfully disclosed to the Receiving Party without restrictions, by a third party not under an obligation of confidentiality; or (v) the Receiving Party is legally compelled to disclose, in which case the Receiving Party shall notify the Disclosing Party of such compelled disclosure and assert the privileged and confidential nature of the information and cooperate fully with the Disclosing Party to limit the scope of disclosure and the dissemination of disclosed Confidential Information to the minimum extent necessary.

The obligations under this Section 9 shall continue to remain in force for a period of five (5) years after the last disclosure, and, with respect to trade secrets, for so long as such trade secrets are protected under applicable trade secret laws.

10. FEES, DELIVERY AND PAYMENT

10.1 License Fees

License Fees are described in The Qt Company's standard price list, quote or Purchase Order confirmation or in an appendix hereto, as the case may be. The License Fees shall not be refunded or claimed as a credit, even on the ground that Distribution Licenses are not used, i.e. Redistributables are not actually distributed corresponding to the Distribution Licenses purchased, or for any other reason.

10.2 Ordering Licenses
Licensee may purchase Development Licenses and Distribution Licenses pursuant to agreed pricing terms or, if no specific pricing terms have been agreed upon, at The Qt Company's standard pricing terms applicable at the time of purchase.

Licensee shall submit all purchase orders for Development Licenses and Distribution Licenses to The Qt Company by email or any other method acceptable to The Qt Company (each such order is referred to herein as a "Purchase Order") for confirmation, whereupon the Purchase Order shall become binding between the Parties.

10.3 Distribution

License Packs Unless otherwise agreed, the Distribution Licenses are bought by way of Distribution License Packs.

Upon due payment of the ordered Distribution License Pack(s), the Licensee will have an account of Distribution Licenses available for installing, bundling or integrating (all jointly "installing") the Redistributables with the Devices or for otherwise distributing the Redistributables in accordance with this Agreement.

Each time Licensee “installs” or distributes a copy of Redistributables, then one Distribution License is used, and Licensee's account of available Distribution Licenses is decreased accordingly.

Licensee may “install” copies of the Redistributables so long as Licensee has Distribution Licenses remaining on its account.

Redistributables will be deemed to have been "installed" into a Device when one of the following circumstances shall have occurred: a) the Redistributables have been loaded onto the Device and used outside of the Licensee's premises or b) the Device has been fully tested and placed into Licensee's inventory (or sold) for the first time (i.e., Licensee will not be required to use (or pay for) more than one Distribution License for each individual Device, e.g. in a situation where a Device is returned to Licensee's inventory after delivery to a distributor or sale to a Customer). In addition, if Licensee includes a back-up copy of the Redistributables on a CD-ROM or other storage medium along with the product, that backup copy of the Redistributables will not be deemed to have been "installed" and will not require an additional Distribution License.

10.4 Payment Terms

License Fees and any other charges under this Agreement shall be paid by Licensee no later than thirty (30) days from the date of the applicable invoice from The Qt Company.

The Qt Company will submit an invoice to Licensee after the date of this
Agreement and/or after The Qt Company receives a Purchase Order from Licensee. A late payment charge of the lower of (a) one percent per month; or (b) the interest rate stipulated by applicable law, shall be charged on any unpaid balances that remain past due.

The Qt Company shall have the right to suspend, terminate or withhold grants of all rights to the Licensed Software hereunder, including but not limited to the Developer License, Distribution License, and Support, should Licensee fail to make payment in a timely fashion.

10.5 Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax and other taxes, duties or tariffs ("Taxes"). Such applicable Taxes shall be paid by Licensee, or, where applicable, in lieu of payment of such Taxes, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS

11.1 Licensee's Record-keeping

Licensee shall at all times maintain accurate and up-to-date written records of Licensee's activities related to the use of Licensed Software and distribution of Redistributables. The records shall be adequate to determine Licensee's compliance with the provisions of this Agreement and to demonstrate the number of Designated Users and Redistributables distributed by Licensee. The records shall conform to good accounting practices reasonably acceptable to The Qt Company.

Licensee shall, within thirty (30) days from the end of each calendar quarter, deliver to The Qt Company a report detailing the number of Designated Users and copies of Redistributables distributed by Licensee during that calendar quarter, and also detailing the number of undistributed copies of Redistributables made by Licensee and remaining in its account (i.e., undistributed copies for which Distribution Licenses have been or need to be obtained from The Qt Company). Such report shall contain such other information as The Qt Company shall reasonably require from time to time.

11.2. The Qt Company's Audit Rights

The Qt Company or an independent auditor acting on behalf of The Qt Company's, may, upon at least five (5) business days' prior written notice and at its expense, audit Licensee with respect to the use of the Redistributables, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or
the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement.

If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.

In addition, in the event the audit reveals a material violation of the terms of this Agreement (underpayment of more than 5% of License Fees shall always be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12 TERM AND TERMINATION

12.1 Term

This Agreement shall enter into force upon due acceptance by both Parties and remain in force for the Term, unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company

The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if (i) the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period; (ii) or Licensee or any of its Affiliates bring a suit before any court or administrative agency or otherwise assert a claim against The Qt Company's or any of its Affiliates' Intellectual Property Rights or validity thereof.

12.3 Mutual Right to Terminate

Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination

Upon expiry or termination of the Agreement for any reason, Licensee shall, within 30 days after such termination, cease and shall cause all Designated Users (including those of its Affiliates' and Contractors') and Licensee's SDK Contractors to cease using the Licensed Software and distribution of the Redistributables under this Agreement. Notwithstanding the above, in the event the Agreement expires or is terminated for reason other than by The Qt Company
pursuant to Section 12.2, the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at such effective date of termination.

Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.

Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

13. GOVERNING LAW AND LEGAL VENUE

In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and

(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS

14.1 No Assignment Licensee

shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations

Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company’s behalf shall be void as to The Qt Company.

14.3 Surviving Sections

Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement

This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein. In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

14.5 Modifications

No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or
condition contained in Licensee's Purchase Order shall apply unless expressly accepted by The Qt Company in writing.

14.6 Force Majeure

Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices

Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for The Qt Company in the beginning of this Agreement, and for the Licensee in the Licensee's account profile. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

14.8 Export Control

Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all lawses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9 No Implied License

There are no implied licenses or other implied rights granted under this Agreement, and all rights, save for those expressly granted hereunder, shall remain with The Qt Company and its licensors. In addition, no licenses or immunities are granted to the combination of the Licensed Software with any other software or hardware not delivered by The Qt Company under this Agreement.

14.10 Attorney Fees

The prevailing Party in any action to enforce this Agreement shall be entitled
to recover its attorney's fees and costs in connection with such action.

14.11 Severability

If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

IN WITNESS WHEREOF, the Parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed by Licensees authorized representative installing the Licensed Software and accepting the terms hereof in connection therewith.

Appendix 1

1. Parts of the Licensed Software that are permitted for distribution in object code form only ("Redistributables") under this Agreement:

- The Licensed Software's essential and add-on libraries

- The Licensed Software's configuration tool ("qtconfig")

- The Licensed Software's help tool ("Qt Assistant")

- The Licensed Software's internationalization tools ("Qt Linguist", "lupdate", "lrelease")

- The Licensed Software's QML ("Qt Quick") launcher tool ("qmlscene" and "qmlviewer")

- The Licensed Software's installer framework

2. Parts of the Licensed Software that are not permitted for distribution include, but are not limited to:

- The Licensed Software's source code and header files

- The Licensed Software's documentation

- The Licensed Software's documentation generation tool ("qdoc")

- The Licensed Software's tool for writing makefiles ("qmake")

- The Licensed Software's Meta Object Compiler ("moc")

- The Licensed Software's User Interface Compiler ("uic" or in the case of Qt Jambi: "juic")
- The Licensed Software's Resource Compiler ("rcc")

- The Licensed Software's generator (only in the case of Qt Jambi if applicable)

- The Licensed Software's parts of the IDE tool ("Qt Creator")

- The Licensed Software's Emulator

- Build scripts, recipes and other material for creating the configuration of Licensed Software and/or 3rd party components, including the reference operating system configuration delivered in conjunction with the QT LICENSE AGREEMENT

Agreement version 4.1

This License Agreement (Agreement) is a legal agreement between The Qt Company (as defined below) and the Licensee (as defined below) for the license of Licensed Software (as defined below). Capitalized terms used herein are defined in Section 1.

WHEREAS:

(A) Licensee wishes to use the Licensed Software for the purpose of developing and distributing Applications and/or Devices; and

(B) The Qt Company is willing to grant the Licensee a right to use Licensed Software for such purpose pursuant to term and conditions of this Agreement.

NOW, THEREFORE, THE PARTIES HEREBY AGREE AS FOLLOWS:

1. DEFINITIONS

Affiliate of a Party shall mean an entity (i) which is directly or indirectly controlling such Party; (ii) which is under the same direct or indirect ownership or control as such Party; or (iii) which is directly or indirectly owned or controlled by such Party. For these purposes, an entity shall be treated as being controlled by another if that other entity has fifty percent (50 %) or more of the votes in such entity, is able to direct its affairs and/or to control the composition of its board of directors or equivalent body.

Add-on Products shall mean The Qt Companys specific add-on software products (for example Qt Safe Renderer, Qt for Automation, Qt Application Manager), which are not licensed as part of The Qt Companys standard offering, but shall be included into the scope of Licensed Software only if so specifically agreed between the Parties.

Applications shall mean Licensee's software products created using the Licensed Software, which may include the Redistributables, or part thereof.

Contractor(s) shall mean third party consultants, distributors and contractors performing services to a Party under applicable contractual arrangement.

Customer(s) shall mean Licensees end users to whom Licensee, directly or
indirectly, distributes copies of the Redistributables.

Deployment Platforms shall mean operating systems specified in the License Certificate, in which the Redistributables can be distributed pursuant to the terms and conditions of this Agreement.

Designated User(s) shall mean the employee(s) of Licensee or Licensees Affiliates acting within the scope of their employment or Licensee's Contractors acting within the scope of their services for Licensee and on behalf of Licensee. Designated Users shall be named in the License Certificate.

Development License shall mean the license needed by the Licensee for each Designated User to use the Licensed Software under the license grant described in Section 3.1 of this Agreement. Development Licenses are available separately for Qt for Application Development (desktop) and Qt for Device Creation (embedded) products, each product having its designated scope and purpose of use. Distribution Licenses are always connected to Qt for Device Creation product only.

Development Platforms shall mean those operating systems specified in the License Certificate, in which the Licensed Software can be used under the Development License, but not distributed in any form or used for any other purpose.

Devices shall mean hardware devices or products that 1) are manufactured and/or distributed by the Licensee or its Affiliates or Contractors, and 2) (i) incorporate or integrate the Redistributables or parts thereof; or (ii) do not incorporate or integrate the Redistributables at the time of distribution, but where, when used by a Customer, the main user interface or substantial functionality of such device is provided by Application(s) or otherwise depends on the Licensed Software. Devices shall be specified in Appendix 2 or in a quote.

Distribution License(s) shall mean the license required for distribution of Redistributables in connection with Devices pursuant to license grant described in Section 3.3 of this Agreement.

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Intellectual Property Rights shall mean patents (including utility models), design patents, and designs (whether or not capable of registration), chip topography rights and other like protection, copyrights, trademarks, service marks, trade names, logos or other words or symbols and any other form of statutory protection of any kind and applications for any of the foregoing as well as any trade secrets.
License Certificate shall mean a certificate generated by The Qt Company for each Designated User respectively upon them downloading the Licensed Software. License Certificate will be available under respective Designated Users Qt Account at account.qt.io and it will specify the Designated User, the Development Platforms, Deployment Platforms and the License Term. The terms of the License Certificate are considered part of this Agreement and shall be updated from time to time to reflect any agreed changes to the foregoing terms relating to Designated Users rights to the Licensed Software.

License Fee shall mean the fee charged to the Licensee for rights granted under the terms of this Agreement.

License Term shall mean the agreed validity period of the Development License of the respective Designated User, during which time the Designated User is entitled to use the Licensed Software, as set forth in the respective License Certificate.

Licensed Software shall mean either (i) Qt for Application Development or (ii) Qt for Device Creation, and/or (iii) Qt 3D Studio, and/or (iv) Qt Design Studio, and/or (v) selected Add-on Products, if any, depending on which product(s) the Licensee has purchased under this Agreement, as well as corresponding online or electronic documentation, associated media and printed materials, including the source code, example programs and the documentation, licensed to the Licensee under this Agreement. Licensed Software does not include Third Party Software (as defined in Section 4) or Open Source Qt. The Qt Company may, in the course of its development activities, at its free and absolute discretion and without any obligation to send or publish any notifications to the Licensee or in general, make changes, additions or deletions in the components and functionalities of the Licensed Software, provided that no such changes, additions or deletions will affect the already released version of the Licensed Software, but only upcoming version(s).

Licensee shall mean the individual or legal entity that is party to this Agreement, as identified on the signature page hereof.

Licensees Records shall mean books and records that are likely to contain information bearing on Licensees compliance with this Agreement or the payments due to The Qt Company under this Agreement, including, but not limited to: assembly logs, sales records and distribution records.

Modified Software shall have the meaning as set forth in Section 2.3.

Online Services shall mean any services or access to systems made available by
The Qt Company to the Licensee over the Internet relating to the Licensed Software or for the purpose of use by the Licensee of the Licensed Software or Support. Use of any such Online Services is discretionary for the Licensee and some of them may be subject to additional fees.

Open Source Qt shall mean the non-commercial Qt computer software products, licensed under the terms of the GNU Lesser General Public License, version 2.1 or later (LGPL) or the GNU General Public License, version 2.0 or later (GPL). For clarity, Open Source Qt shall not be provided nor governed under this Agreement.

Party or Parties shall mean Licensee and/or The Qt Company.

Qt 3D Studio shall mean all versions of The Qt Companys Qt 3D Studio, a 3D user interface design and development environment for rapid designing and prototyping of animated user interfaces.

Qt Design Studio shall mean all versions of The Qt Companys Qt Design Studio tool, a 2D user interface design and development environment for rapid designing and prototyping of animated user interfaces.

Qt for Application Development shall mean The Qt Companys productized offering, which consist of all versions of
(i) Qt Toolkit, and
(ii) Qt Tools/Applications.

Qt for Device Creation shall mean The Qt Companys productized offering, which consist of all versions of
(i) Qt for Application Development, and
(ii) Software components specific to embedded software development as set forth in Appendix 1, Sections 1b and 1d.

Qt Toolkit shall mean the modules defined in Appendix 1, Section 1a.

Qt Tools/Applications shall mean the tools defined in Appendix 1, Section 1c.

"Redistributables" shall mean the portions of the Licensed Software set forth in Appendix 1, Section 2 that may be distributed pursuant to the terms of this Agreement in object code form only, including any relevant documentation. Where relevant, any reference to Licensed Software in this Agreement shall include and refer also to Redistributables.

Renewal Term shall mean an extension of previous License Term as agreed between the Parties.

Submitted Modified Software shall have the meaning as set forth in Section 2.3.
Support shall mean standard developer support that is provided by The Qt Company to assist Designated Users in using the Licensed Software in accordance with The Qt Company's standard support terms and as further defined in Section 8 hereunder.

Taxes shall have the meaning set forth in Section 10.5.

Term shall have the meaning set forth in Section 12.

The Qt Company shall mean:
(i) in the event Licensee is an individual residing in the United States or a legal entity incorporated in the United States or having its headquarters in the United States, The Qt Company Inc., a Delaware corporation with its office at 2350 Mission College Blvd., Suite 1020, Santa Clara, CA 95054, USA.; or
(ii) in the event the Licensee is an individual residing outside of the United States or a legal entity incorporated outside of the United States or having its registered office outside of the United States, The Qt Company Ltd., a Finnish company with its registered office at Bertel Jungin aukio D3A, 02600 Espoo, Finland.

"Third Party Software " shall have the meaning set forth in Section 4.

Updates shall mean a release or version of the Licensed Software containing bug fixes, error corrections and other changes that are generally made available to users of the Licensed Software that have contracted for Support. Updates are generally depicted as a change to the digits following the decimal in the Licensed Software version number. The Qt Company shall make Updates available to the Licensee under the Support. Updates shall be considered as part of the Licensed Software hereunder.

Upgrades shall mean a release or version of the Licensed Software containing enhancements and new features and are generally depicted as a change to the first digit of the Licensed Software version number. In the event Upgrades are provided to the Licensee under this Agreement, they shall be considered as part of the Licensed Software hereunder.

2. OWNERSHIP

2.1 Ownership of The Qt Company
The Licensed Software is protected by copyright laws and international copyright treaties, as well as other intellectual property laws and treaties. The Licensed Software is licensed, not sold. All The Qt Company's Intellectual Property Rights are and shall remain the exclusive property of The Qt Company or its licensors respectively.

2.2 Ownership of Licensee
All the Licensee's Intellectual Property Rights are and shall remain the exclusive property of the Licensee or its licensors respectively. All
Intellectual Property Rights to the Modified Software, Applications and Devices shall remain with the Licensee and no rights thereto shall be granted by the Licensee to The Qt Company under this Agreement (except as set forth in Section 2.3 below).

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Licensee may create bug-fixes, error corrections, patches or modifications to the Licensed Software (Modified Software). Such Modified Software may break the source or binary compatibility with the Licensed Software (including without limitation through changing the application programming interfaces ("API") or by adding, changing or deleting any variable, method, or class signature in the Licensed Software and/or any inter-process protocols, services or standards in the Licensed Software libraries). To the extent that Licensee's Modified Software so breaks source or binary compatibility with the Licensed Software, Licensee acknowledges that The Qt Company's ability to provide Support may be prevented or limited and Licensee's ability to make use of Updates may be restricted. Licensee may, at its sole and absolute discretion, choose to submit Modified Software to The Qt Company (Submitted Modified Software) in connection with Licensee's Support request, service request or otherwise. In the event Licensee does so, then, Licensee hereby grants The Qt Company a sublicensable, assignable, irrevocable, perpetual, worldwide, non-exclusive, royalty-free and fully paid-up license, under all of Licensee's Intellectual Property Rights, to reproduce, adapt, translate, modify, and prepare derivative works of, publicly display, publicly perform, sublicense, make available and distribute such Submitted Modified Software as The Qt Company sees fit at its free and absolute discretion.

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Subject to the terms of this Agreement, The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable license, valid for the License Term, to use, modify and copy the Licensed Software by Designated Users on the Development Platforms for the sole purposes of designing, developing, demonstrating and testing Application(s) and/or Devices, and to provide thereto related support and other related services to end-user Customers. Licensee may install copies of the Licensed Software on an unlimited number of computers provided that (i) only the Designated Users may use the Licensed Software, and (ii) all Designated Users must have a valid Development License to use Licensed Software. Licensee may at any time designate another Designated User to replace a then-current Designated User by notifying The Qt Company in writing, provided that any Designated User may be replaced only once during any six-month period. Upon expiry of the initially agreed License Term, the respective License Terms shall be automatically extended to one or more Renewal Term(s), unless and until either Party notifies the other Party in writing that it does not wish to continue the License Term, such notification to be provided to the other Party no less than ninety (90) days before expiry of the respective License Term. Unless otherwise agreed between the Parties, Renewal Term shall be of equal length with the initial Term. Any such Renewal Term shall be subject to License
Fees agreed between the Parties or, if no advance agreement exists, subject to The Qt Company's standard pricing applicable at the commencement date of any such Renewal Term.

3.2 Distribution of Applications
Subject to the terms of this Agreement, The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable, revocable (for cause pursuant to this Agreement) right and license, valid for the Term, to (i) distribute, by itself or through its Contractors, Redistributables as installed, incorporated or integrated into Applications for execution on the Deployment Platforms, and (ii) grant sublicenses to Redistributables, as distributed hereunder, for Customers solely for Customers internal use and to the extent necessary in order for the Customers to use the Applications for their respective intended purposes.

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Subject to the terms of this Agreement, The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable, revocable (for cause pursuant to this Agreement) right and license, valid for the Term, to (i) distribute, by itself or through one or more tiers of Contractors, Redistributables as installed, incorporated or integrated, or intended to be installed, incorporated or integrated into Devices for execution on the Deployment Platforms, and (ii) grant sublicenses to Redistributables, as distributed hereunder, for Customers solely for Customers internal use and to the extent necessary in order for the Customers to use the Devices for their respective intended purposes.

Right to distribute the Redistributables with Devices as provided herein is conditional upon the Licensee having purchased and paid the appropriate amount of Development Licenses for Qt for Device Creation product and Distribution Licenses from The Qt Company before distributing any Redistributables to Customers.

3.4 Further Requirements
The licenses granted above in this Section 3 by The Qt Company to Licensee are conditional and subject to Licensee's compliance with the following terms:
(i) Licensee shall not remove or alter any copyright, trademark or other proprietary rights notice contained in any portion of the Licensed Software;
(ii) Applications must add primary and substantial functionality to the Licensed Software;
(iii) Applications may not pass on functionality which in any way makes it possible for others to create software with the Licensed Software; provided however that Licensee may use the Licensed Software's scripting and QML (“Qt Quick”) functionality solely in order to enable scripting,
themes and styles that augment the functionality and appearance of the Application(s) without adding primary and substantial functionality to the Application(s);

(iv) Applications must not compete with the Licensed Software;

(v) Licensee shall not use The Qt Company’s or any of its suppliers’ names, logos, or trademarks to market Applications, except that Licensee may use Built with Qt logo to indicate that Application(s) was developed using the Licensed Software;

(vi) Licensee shall not distribute, sublicense or disclose source code of Licensed Software to any third party (provided however that Licensee may appoint employee(s) of Contractors as Designated Users to use Licensed Software pursuant to this Agreement). Such right may be available for the Licensee subject to a separate software development kit (SDK) license agreement to be concluded with The Qt Company;

(vii) Licensee shall not grant the Customers a right to (i) make copies of the Redistributables except when and to the extent required to use the Applications and/or Devices for their intended purpose, (ii) modify the Redistributables or create derivative works thereof, (iii) decompile, disassemble or otherwise reverse engineer Redistributables, or (iv) redistribute any copy or portion of the Redistributables to any third party, except as part of the onward sale of the Device on which the Redistributables are installed;

(viii) Licensee shall not and shall cause that its Affiliates or Contractors shall not a) in any way combine, incorporate or integrate Licensed Software with, or use Licensed Software for creation of, any software created with or incorporating Open Source Qt, or b) incorporate or integrate Applications into a hardware device or product other than a Device, unless Licensee has received an advance written permission from The Qt Company to do so. Absent such written permission, any and all distribution by the Licensee during the Term of a hardware device or product a) which incorporate or integrate any part of Licensed Software or Open Source Qt; or b) where the main user interface or substantial functionality is provided by software built with Licensed Software or Open Source Qt or otherwise depends on the Licensed Software or Open Source Qt, shall be considered as a Device distribution under this Agreement and dependent on compliance thereof (including but not limited to obligation to pay applicable License Fees for such distribution). Notwithstanding what is provided above in this sub-section (viii), Licensee is entitled to use and combine Qt 3D Studio and/or Qt Design Studio with Open Source Qt (Combination) for its internal evaluation purposes, provided that Licensee shall in no way transfer, publish, disclose, display or otherwise make available any software or work resulting from such Combination;

(ix) Licensee shall cause all of its Affiliates and Contractors entitled to make use of the licenses granted under this Agreement, to be contractually bound to comply with the relevant terms of this Agreement and not to use the Licensed Software beyond the terms hereof and for any purposes other than operating within the scope of their services for
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The Licensed Software may provide links to third party libraries or code (collectively "Third Party Software") to implement various functions. Third Party Software does not comprise part of the Licensed Software. In some cases, access to Third Party Software may be included in the Licensed Software. Such Third Party Software will be listed in the ".../src/3rdparty" source tree delivered with the Licensed Software or documented in the Licensed Software, as such may be amended from time to time. Licensee acknowledges that use or distribution of Third Party Software is in all respects subject to applicable license terms of applicable third party right holders.

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The Licensed Software may contain pre-release code and functionality marked or otherwise stated as Technology Preview, Alpha, Beta or similar designation. Such pre-release code may be present in order to provide experimental support for new platforms or preliminary versions of one or more new functionalities. The pre-release code may not be at the level of performance and compatibility of a final, generally available, product offering of the Licensed Software. The pre-release parts of the Licensed Software may not operate correctly, may contain errors and may be substantially modified by The Qt Company prior to the first commercial product release, if any. The Qt Company is under no obligation to make pre-release code commercially available, or provide any Support or Updates relating thereto. The Qt Company assumes no liability whatsoever regarding any pre-release code, but any use thereof is exclusively at Licensees own risk and expense. For clarity, Licensee is entitled to use such pre-release code pursuant to Section 3, just like other Licensed Software, provided however that in the event Add-on Products are included and available as such pre-release code, Licensees right to use such Add-on Products is nevertheless subject to and conditional upon conclusion of separate agreement with The Qt Company.

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LOSS OF DATA, LOSS OF BUSINESS OR GOODWILL OR ANY OTHER INDIRECT, SPECIAL,
CONSEQUENTIAL, INCIDENTAL OR PUNITIVE COST, DAMAGES OR EXPENSE OF ANY KIND,
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COMPANY FROM LICENSEE DURING THE PERIOD OF TWELVE (12) MONTHS IMMEDIATELY
PRECEDING THE EVENT RESULTING IN SUCH LIABILITY. THE PROVISIONS OF THIS SECTION
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AND THE PARTIES HAVE RELIED UPON THE LIMITATIONS SET FORTH HEREIN IN DETERMINING
WHETHER TO ENTER INTO THIS AGREEMENT.

7.2 Licensees Indemnification
Licensee shall indemnify and hold harmless The Qt Company from and against any
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related to: (a) Licensees misrepresentation in connection with The Qt Company
or the Licensed Software or breach of this Agreement, (b) the Application or
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Licensed Software).
8. SUPPORT, UPDATES AND ONLINE SERVICES
Upon due payment of the agreed License Fees the Licensee will be eligible to receive Support and Updates and to use the Online Services during the License Term, provided, however, that in the event the License Term is longer than 36 months, Support is provided only for the first 12 months, unless the Parties specifically otherwise agree. Unless otherwise decided by The Company at its free and absolute discretion, Upgrades will not be included in the Support but may be available subject to additional fees. From time to time The Qt Company may change the Support terms, provided that during the respective ongoing License Term the level of Support provided by The Qt Company may not be reduced without the consent of the Licensee. Unless otherwise agreed, The Qt Company shall not be responsible for providing any service or support to Customers.

9. CONFIDENTIALITY
Each Party acknowledges that during the Term of this Agreement each Party may receive information about the other Party's business, business methods, business plans, customers, business relations, technology, and other information, including the terms of this Agreement, that is confidential and of great value to the other Party, and the value of which would be significantly reduced if disclosed to third parties (Confidential Information). Accordingly, when a Party (the Receiving Party) receives Confidential Information from the other Party (the Disclosing Party), the Receiving Party shall only disclose such information to employees and Contractors on a need to know basis, and shall cause its employees and employees of its Affiliates to: (i) maintain any and all Confidential Information in confidence; (ii) not disclose the Confidential Information to a third party without the Disclosing Party's prior written approval; and (iii) not, directly or indirectly, use the Confidential Information for any purpose other than for exercising its rights and fulfilling its responsibilities pursuant to this Agreement. Each Party shall take reasonable measures to protect the Confidential Information of the other Party, which measures shall not be less than the measures taken by such Party to protect its own confidential and proprietary information. Obligation of confidentiality shall not apply to information that (i) is or becomes generally known to the public through no act or omission of the Receiving Party; (ii) was in the Receiving Party's lawful possession prior to the disclosure hereunder and was not subject to limitations on disclosure or use; (iii) is developed independently by employees or Contractors of the Receiving Party or other persons working for the Receiving Party who have not had access to the Confidential Information of the Disclosing Party, as proven by the written records of the Receiving Party; (iv) is lawfully disclosed to the Receiving Party without restrictions, by a third party not under an obligation of confidentiality; or (v) the Receiving Party is legally compelled to disclose, in which case the Receiving Party shall notify the Disclosing Party of such compelled disclosure and assert the privileged and confidential nature of the information and cooperate fully with the Disclosing Party to limit the scope of disclosure and the dissemination of disclosed Confidential Information to the minimum extent necessary. The obligations under this Section 9 shall continue to
remain in force for a period of five (5) years after the last disclosure, and, with respect to trade secrets, for so long as such trade secrets are protected under applicable trade secret laws.

10. FEES, DELIVERY AND PAYMENT

10.1 License Fees
License Fees are described in The Qt Company's standard price list, quote or Purchase Order confirmation or in an appendix hereto, as the case may be. The License Fees shall not be refunded or claimed as a credit in any event or for any reason whatsoever.

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10.3 Distribution License Packs
Unless otherwise agreed, Distribution Licenses shall be purchased by way of Distribution License Packs. Upon due payment of the ordered Distribution License Pack(s), the Licensee will have an account of Distribution Licenses available for installing, bundling or integrating (all jointly installing) the Redistributables with the Devices or for otherwise distributing the Redistributables in accordance with this Agreement. Each time Licensee installs or distributes a copy of Redistributables, then one Distribution License is used, and Licensee's account of available Distribution Licenses is decreased accordingly. Licensee may install copies of the Redistributables so long as Licensee has Distribution Licenses remaining on its account. Redistributables will be deemed to have been installed into a Device when one of the following circumstances shall have occurred: a) the Redistributables have been loaded onto the Device and used outside of the Licensee's premises or b) the Device has been fully tested and placed into Licensee's inventory (or sold) for the first time (i.e., Licensee will not be required to use (or pay for) more than one Distribution License for each individual Device, e.g. in a situation where a Device is returned to Licensee's inventory after delivery to a distributor or sale to a Customer). In addition, if Licensee includes a back-up copy of the Redistributables on a CD-ROM or other storage medium along with the product, that backup copy of the Redistributables will not be deemed to have been installed and will not require an additional Distribution License.

10.4 Payment Terms
License Fees and any other charges under this Agreement shall be paid by Licensee no later than thirty (30) days from the date of the applicable invoice from The Qt Company. The Qt Company will submit an invoice to Licensee after the
10.5 Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax and other taxes, duties or tariffs (Taxes). Such applicable Taxes shall be paid by Licensee, or, where applicable, in lieu of payment of such Taxes, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS
11.1 Licensee's Record-keeping
Licensee shall at all times maintain accurate and up-to-date written records of Licensee's activities related to the use of Licensed Software and distribution of Redistributables. The records shall be adequate to determine Licensee's compliance with the provisions of this Agreement and to demonstrate the number of Designated Users and Redistributables distributed by Licensee. The records shall conform to good accounting practices reasonably acceptable to The Qt Company. Licensee shall, within thirty (30) days from receiving The Qt Company's request to that effect, deliver to The Qt Company a report on Licensee's usage of Licensed Software, such report to contain information, in sufficient detail, on (i) amount of users working with Licensed Software, (ii) copies of Redistributables distributed by Licensee during that calendar quarter, (iii) number of undistributed copies of Redistributables and corresponding number of unused Distribution Licenses remaining on Licensee's account, and (iv) any other information as The Qt Company may reasonably require from time to time.

11.2. The Qt Company's Audit Rights
The Qt Company or an independent auditor acting on behalf of The Qt Company, may, upon at least five (5) business days prior written notice and at its expense, audit Licensee with respect to the use of the Redistributables, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement. If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.
In addition, in the event the audit reveals a material violation of the terms of
12 TERM AND TERMINATION

12.1 Term
This Agreement shall enter into force upon due acceptance by both Parties and remain in force for as long as there is any Development License(s) in force (Term), unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company
The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period.

12.3 Mutual Right to Terminate
Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination
Upon expiry or termination of the Agreement Licensee shall cease and shall cause all Designated Users (including those of its Affiliates and Contractors) to cease using the Licensed Software and distribution of the Redistributables under this Agreement.
Notwithstanding the above, in the event the Agreement expires or is terminated:
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(ii) for reason other than by The Qt Company pursuant to item (i) above or pursuant to Section 12.2, then the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at such effective date of termination. Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.
Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to
The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

12.5 Extension in case of bankruptcy
In the event The Qt Company is declared bankrupt under a final, non-cancellable decision by relevant court of law, and this Agreement is not, at the date of expiry of the Development License(s) pursuant to Section 3.1, assigned to party, who has assumed The Qt Company’s position as a legitimate licensor of Licensed Software under this Agreement, then all valid licenses possessed by the Licensee at such date of expiry, and which the Licensee has not notified for expiry, shall be extended to be valid in perpetuity under the terms of this Agreement.

13. GOVERNING LAW AND LEGAL VENUE
In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS’ Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration
from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS

14.1 No Assignment
Except in the case of a merger or sale of substantially all of its corporate assets, Licensee shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations
Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company's behalf shall be void as to The Qt Company.

14.3 Surviving Sections
Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement
This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein.
In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.
Parties specifically acknowledge and agree that this Agreement prevails over any click-to-accept or similar agreements the Designated Users may need to accept online upon download of the Licensed Software, as may be required by The Qt Company's applicable processes relating to Licensed Software.

14.5 Modifications
No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee's Purchase Order shall apply unless expressly accepted by The Qt Company in writing.

14.6 Force Majeure
Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent (Force Majeure Event). If the
Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices
Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party on the signature page. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

14.8 Export Control
Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all laws and regulations relating to the Redistributables and exercise of licenses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9 No Implied License
There are no implied licenses or other implied rights granted under this Agreement, and all rights, save for those expressly granted hereunder, shall remain with The Qt Company and its licensors. In addition, no licenses or immunities are granted to the combination of the Licensed Software with any other software or hardware not delivered by The Qt Company under this Agreement.

14.10 Attorney Fees
The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorneys fees and costs in connection with such action.

14.11 Severability
If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

APPENDICES
The Agreement includes Appendix 1 as shown below. In addition, the Agreement may include one or more of the Appendices 3-5 listed below depending on the product(s) purchased by the Licensee, what is stated in the quote or invoice,
and/or what is stated on the License Certificate.

APPENDIX 1: LICENSED SOFTWARE

1a. Licensed Software - Qt Toolkit

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Core</td>
<td>Core non-graphical classes used by other modules.</td>
</tr>
<tr>
<td>Qt GUI</td>
<td>Base classes for graphical user interface (GUI) components.</td>
</tr>
<tr>
<td>Qt Multimedia</td>
<td>Classes for audio, video and camera functionality.</td>
</tr>
<tr>
<td>Qt Multimedia Widgets</td>
<td>Widget-based classes for implementing multimedia functionality.</td>
</tr>
<tr>
<td>Qt Network</td>
<td>Classes to make network programming easier and more portable.</td>
</tr>
<tr>
<td>Qt QML</td>
<td>Classes for QML and JavaScript languages.</td>
</tr>
<tr>
<td>Qt Quick</td>
<td>A declarative framework for building highly dynamic applications with custom user interfaces.</td>
</tr>
<tr>
<td>Qt Quick Controls 2</td>
<td>Provides lightweight QML types for creating performant user interfaces for desktop, embedded, and mobile devices.</td>
</tr>
<tr>
<td>Qt Quick Dialogs</td>
<td>Types for creating and interacting with system dialogs from a Qt Quick application.</td>
</tr>
<tr>
<td>Qt Quick Layouts</td>
<td>Layouts are items that are used to arrange Qt Quick 2 based items in the user interface.</td>
</tr>
<tr>
<td>Qt Quick Test</td>
<td>A unit test framework for QML applications.</td>
</tr>
<tr>
<td>Qt SQL</td>
<td>Classes for database integration using SQL.</td>
</tr>
<tr>
<td>Qt Test</td>
<td>Classes for unit testing Qt applications and libraries.</td>
</tr>
<tr>
<td>Qt Widgets</td>
<td>Classes to extend Qt GUI with C++ widgets.</td>
</tr>
<tr>
<td>Active Qt</td>
<td>Classes for applications which use ActiveX and COM</td>
</tr>
<tr>
<td>Qt 3D</td>
<td>Functionality for near-realtime simulation systems with support for 2D and 3D rendering.</td>
</tr>
<tr>
<td>Qt Android Extras</td>
<td>Provides platform-specific APIs for Android.</td>
</tr>
<tr>
<td>Qt Bluetooth</td>
<td>Provides access to Bluetooth hardware.</td>
</tr>
<tr>
<td>Qt Canvas 3D</td>
<td>Enables OpenGL-like 3D drawing calls from Qt Quick applications using JavaScript.</td>
</tr>
<tr>
<td>Qt Concurrent</td>
<td>Classes for writing multi-threaded programs without using low-level threading primitives.</td>
</tr>
<tr>
<td>Qt D-Bus</td>
<td>Classes for inter-process communication over the D-Bus protocol.</td>
</tr>
<tr>
<td>Qt Gamepad</td>
<td>Enables Qt applications to support the use of gamepad hardware.</td>
</tr>
<tr>
<td>Qt Graphical Effects</td>
<td>Graphical effects for use with Qt Quick 2.</td>
</tr>
<tr>
<td>Qt Help</td>
<td>Classes for integrating documentation into applications, similar to Qt Assistant.</td>
</tr>
<tr>
<td>Qt Image Formats</td>
<td>Plugins for additional image formats: TIFF, MNG, TGA, WBMP.</td>
</tr>
<tr>
<td>Qt Location</td>
<td>Displays map, navigation, and place content in a QML.</td>
</tr>
<tr>
<td>Open Source Used In Cisco Modeling Labs 2.01429</td>
<td></td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>application.</td>
<td></td>
</tr>
<tr>
<td>Qt Mac Extras</td>
<td>Provides platform-specific APIs for macOS.</td>
</tr>
<tr>
<td>Qt Network Authorization</td>
<td>Provides support for OAuth-based authorization to online services.</td>
</tr>
<tr>
<td>Qt NFC</td>
<td>Provides access to Near-Field communication (NFC) hardware.</td>
</tr>
<tr>
<td>Qt Platform Headers</td>
<td>Provides classes that encapsulate platform-specific information.</td>
</tr>
<tr>
<td>Qt Positioning</td>
<td>Provides access to position, satellite and area monitoring classes.</td>
</tr>
<tr>
<td>Qt Print Support</td>
<td>Classes to make printing easier and more portable.</td>
</tr>
<tr>
<td>Qt Purchasing</td>
<td>Enables in-app purchase of products in Qt applications.</td>
</tr>
<tr>
<td>Qt for Python</td>
<td>Python bindings for Qt.</td>
</tr>
<tr>
<td>Qt Quick Controls</td>
<td>Reusable Qt Quick based UI controls to create classic desktop-style user interfaces.</td>
</tr>
<tr>
<td>Qt Quick Extras</td>
<td>Provides a specialized set of controls that can be used to build interfaces in Qt Quick.</td>
</tr>
<tr>
<td>Qt Quick Widgets</td>
<td>Provides a C++ widget class for displaying a Qt Quick user interface.</td>
</tr>
<tr>
<td>Qt SCXML</td>
<td>Provides classes and tools for creating state machines from SCXML files.</td>
</tr>
<tr>
<td>Qt Sensors</td>
<td>Provides access to sensor hardware and motion gesture recognition.</td>
</tr>
<tr>
<td>Qt Serial Bus</td>
<td>Provides access to serial industrial bus interface.</td>
</tr>
<tr>
<td>Qt Serial Port</td>
<td>Provides access to hardware and virtual serial ports.</td>
</tr>
<tr>
<td>Qt Speech</td>
<td>Provides support for accessibility features such as text-to-speech.</td>
</tr>
<tr>
<td>Qt SVG</td>
<td>Classes for displaying the contents of SVG files.</td>
</tr>
<tr>
<td>Qt UI Tools</td>
<td>Classes for loading QWidget based forms created in Qt Designer dynamically, at runtime.</td>
</tr>
<tr>
<td>Qt WebChannel</td>
<td>Provides access to QObject or QML objects from HTML clients for seamless integration of Qt applications with HTML/JavaScript clients.</td>
</tr>
<tr>
<td>Qt WebEngine</td>
<td>Classes and functions for embedding web content in applications using the Chromium browser project.</td>
</tr>
<tr>
<td>Qt WebSockets</td>
<td>Provides WebSocket communication.</td>
</tr>
<tr>
<td>Qt WebView</td>
<td>Displays web content in a QML application by using APIs native to the platform.</td>
</tr>
<tr>
<td>Qt Windows Extras</td>
<td>Provides platform-specific APIs for Windows.</td>
</tr>
<tr>
<td>Qt X11 Extras</td>
<td>Provides platform-specific APIs for X11.</td>
</tr>
<tr>
<td>Qt XML</td>
<td>C++ implementations of SAX and DOM.</td>
</tr>
<tr>
<td>Qt XML Patterns</td>
<td>Support for XPath, XQuery, XSLT and XML schema validation.</td>
</tr>
<tr>
<td>Qt Wayland Compositor</td>
<td>Provides a framework to develop a Wayland compositor.</td>
</tr>
<tr>
<td>Qt Charts</td>
<td>UI Components for displaying charts.</td>
</tr>
<tr>
<td>Qt Data Visualization</td>
<td>UI Components for creating 3D data visualizations.</td>
</tr>
<tr>
<td>Qt Virtual Keyboard</td>
<td>A framework for implementing different input methods</td>
</tr>
</tbody>
</table>
as well as a QML virtual keyboard.

1b. Licensed software - Embedded software development libraries

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boot 2 Qt stack</td>
<td>Yocto based Embedded Linux stack for selected target hardware</td>
</tr>
<tr>
<td>Qt OTA</td>
<td>Client-side capability for device image updates Over The Air.</td>
</tr>
<tr>
<td>Device Utilities</td>
<td>Collection of APIs to manage the device; E.g. display, WiFi and Bluetooth settings.</td>
</tr>
<tr>
<td>Qt Debugging Bridge (QDB) Daemon</td>
<td>Enables host-target deployment, debugging, profiling and other features over USB. Up to developer to decide if this is left in the final solution.</td>
</tr>
</tbody>
</table>

1c. Licensed Software - Qt Tools/Applications

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Creator</td>
<td>The integrated development environment for Qt.</td>
</tr>
<tr>
<td>Qt Designer</td>
<td>Qt tool for designing and building graphical user interfaces.</td>
</tr>
<tr>
<td>Qt Linguist</td>
<td>Tool used to add translations to Qt applications.</td>
</tr>
<tr>
<td>Qt Assistant</td>
<td>Tool for viewing online documentation in Qt help-file format.</td>
</tr>
<tr>
<td>Qmake</td>
<td>Utility tool used to automate the generation of make files.</td>
</tr>
<tr>
<td>uic</td>
<td>User interface compiler for the Qt GUI toolkit.</td>
</tr>
<tr>
<td>rcc</td>
<td>Resource compiler used for embedding resources into Qt applications.</td>
</tr>
<tr>
<td>lupdate</td>
<td>Tool that finds the translatable strings in the specified source, header and Qt Designer interface files, and produces or updates translation files.</td>
</tr>
<tr>
<td>lrelease</td>
<td>Tool that produces translation files in the compact binary format used by localized Qt applications.</td>
</tr>
<tr>
<td>qlaer</td>
<td>Qt parser generator tool.</td>
</tr>
<tr>
<td>qdoc</td>
<td>Configurable documentation generation tool.</td>
</tr>
<tr>
<td>qmlscene</td>
<td>QML launcher tool</td>
</tr>
<tr>
<td>qmlviewer</td>
<td>QML launcher tool</td>
</tr>
</tbody>
</table>

1d. Licensed software - Qt Tools/Applications specific to embedded software development

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target toolchains</td>
<td>Cross compilation toolchains for supported target devices and operating systems</td>
</tr>
<tr>
<td>Qt Debugging Bridge (QDB) Host Tools</td>
<td>Enables deployment, debugging, profiling and other features over USB from development host PC to target device.</td>
</tr>
<tr>
<td>qtconfig-gui</td>
<td>Qt Lite Configurator tool graphical interface</td>
</tr>
<tr>
<td>Qt Emulator</td>
<td>Qt emulator</td>
</tr>
</tbody>
</table>
2. Parts of the Licensed Software that are permitted for distribution in object-code form only (Redistributables) under this Agreement:

2a. Qt for Application Development
   (i) The Licensed Software's Qt Toolkit libraries defined in 1a
   (ii) The Licensed Software's installer framework

2b. Qt for Device Creation
   (i) Qt for Application Development Redistributables defined in 2a
   (ii) The Licensed Softwares Embedded software development libraries defined in 1b

2c. Qt 3D Studio
   The Licensed Softwares Qt 3D Studio Runtime (Qt53DStudioRuntime2)

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- KNX software protocol libraries
- OPCUA (open source backend)
- OPCUA (Unified Automation backend)
Qt Safe Renderer
- Qt Safe Renderer library
Qt Application Manager
- Qt Application Manager library with Qt Creator integration

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Term shall mean a period of twelve (12) months or any such other period as may be agreed between the Parties.

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1.370 kind-of 6.0.2

1.371 unique-slug 2.0.2

1.371.1 Available under license:
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1.372 is-descriptor 0.1.6

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THE SOFTWARE.

1.373 zeromq 4.3.2-r0
1.373.1 Available under license:

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Version 3, 29 June 2007

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and semantics are as close as possible to those of the Perl 5 language.

This is JavaScriptCore's variant of the PCRE library. While this library
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1.379 argparse 1.0.10

1.380 oyaml 0.9
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1.385 eudev 3.2.8-r0

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1.389 nodeca-pako 1.0.10

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1.391 json-schema-traverse 0.4.1

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1.392 markupsafe 1.1.1

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1.394 gettext 0.20.1

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an offer, in accord with Subsection b above.)
@end enumerate

The source code for a work means the preferred form of the work for
making modifications to it. For an executable work, complete source
code means all the source code for all modules it contains, plus any
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control compilation and installation of the executable. However, as a
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@end enumerate

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@heading END OF TERMS AND CONDITIONS
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@if\info
@center END OF TERMS AND CONDITIONS
@end if\info

@page
@heading Appendix: How to Apply These Terms to Your New Programs

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

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

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

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

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

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

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

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@example
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.
@var{signature of Ty Coon}, 1 April 1989
Ty Coon, President of Vice
@end example

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"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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   c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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1.395 zlib 1.2.11
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   version 1.2.11, January 15th, 2017

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1.396 xtend 4.0.2

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1.399 for-in 1.0.2

1.400 nettle 3.4.1-r1

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When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary
General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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

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

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pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

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

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

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

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--- a/expected/plluatetest.out
+++ b/expected/plluatetest.out
@@ -232,8 +232,8 @@
 1 | name  | data
(1 row)

+SET client_min_messages = warning;
CREATE TABLE tree (id INT PRIMARY KEY, lchild INT, rchild INT);
-NOTICE: CREATE TABLE / PRIMARY KEY will create implicit index "tree_pkey" for table "tree"
CREATE FUNCTION filltree (t text, n int) RETURNS void AS $$
   local p = server.prepare("insert into " .. t .. " values($1, $2, $3)",
     {"int4", "int4", "int4"})
--- a/sql/plluatetest.sql
+++ b/sql/plluatetest.sql
@@ -160,6 +160,7 @@
SELECT * FROM get_rows('name');

+SET client_min_messages = warning;
CREATE TABLE tree (id INT PRIMARY KEY, lchild INT, rchild INT);

CREATE FUNCTION filltree (t text, n int) RETURNS void AS $$
   # Maintainer: Natanael Copa <ncopa@alpinelinux.org>
   pkgname=libart-lgpl
   pkgver=2.3.21
   pkgrel=5
   pkgdesc="A library for high-performance 2D graphics"
   url="http://www.levien.com/libart/
   arch="all"
   license="LGPL"
   depends=
   makedepends=
   subpackages="$pkgname-dev"

   __builddir="$srcdir"/libart_lgpl-$pkgver

   prepare() {
     cd "$__builddir"
     update_config_sub || return 1
   }
   build() {
     cd "$__builddir"
     ./configure "}
When creating a new result handle, deep copy the result name. Otherwise we might end up accessing the name after it's freed.

---
modules/sqlops/sql_api.c | 7 ++++--
1 file changed, 5 insertions(+), 2 deletions(-)

diff --git a/modules/sqlops/sql_api.c b/modules/sqlops/sql_api.c
index cf0efee..db87f5bf 100644
--- a/modules/sqlops/sql_api.c
+++ b/modules/sqlops/sql_api.c
@@ -197,14 +197,16 @@
 sr = sr->next;
 }
-sr = (sql_result_t*)pkg_malloc(sizeof(sql_result_t));
+sr = (sql_result_t*)pkg_malloc(sizeof(sql_result_t) + name->len);
 if(sr==NULL)
 {LM_ERR("no pkg memory\n");
 return NULL;
 }
-zero->name = *name;
+memcpy(sr+1, name->s, name->len);
+sr->name.s = (char *)(sr + 1);
+sr->name.len = name->len;
 sr->resid = resid;
 sr->next = _sql_result_root;
 _sql_result_root = sr;

```c
@@ -683,6 +685,7 @@ void sql_destroy(void)
    pkg_free(r);
    r = r0;
 }
+  _sql_result_root = NULL;
 }

 /**
 --
 2.3.5
 # Automatically generated by apkbuild-cpan, template 1
 # Contributor: Francesco Colista <francesco.colista@gmail.com>
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 pkgname=perl-software-license
 _pkgreal=Software-License
 pkgver=0.103004
 pkgrel=0
 pkgdesc="packages that provide templated software licenses"
 url="http://search.cpan.org/dist/Software-License/
 arch="noarch"
 license="GPL PerlArtistic"
 cpandepends="perl-text-template perl-data-section perl-sub-install"
 cpanmakedepends=" "
 depends="$cpandepends"
 makedepends="perl-dev $cpanmakedepends"
 subpackages="$pkgname-doc"
 source="http://search.cpan.org/CPAN/authors/id/R/RJ/RJBS/$_pkgreal-$pkgver.tar.gz"

 _builddir="$srcdir/$pkgreal-$pkgver"

 prepare() {
   cd "$_builddir"
   export CFLAGS="perl -MConfig -E 'say $Config{ccflags}"'
   PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
 }

 build() {
   cd "$_builddir"
   export CFLAGS="perl -MConfig -E 'say $Config{ccflags}""
   make && make test
 }

 package() {
   cd "$_builddir"
   make DESTDIR="$pkgdir" install || return 1
   find "$pkgdir" \(-name perllocal.pod -o -name .packlist \) -delete
 }"
md5sums="0c5fd53d93818566234578b27d667b35 Software-License-0.103004.tar.gz"
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1.413 is-number 3.0.0

1.414 minimist 1.2.0

1.415 mkinitfs 3.4.3-r0
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# Maintainer: Natanael Copa <ncopa@alpinelinux.org>
pkgsname=libart-lgpl
pkgver=2.3.21
pkgrel=5
pkgdesc="A library for high-performance 2D graphics"
url="http://www.levien.com/libart/"
arch="all"
options="!check" # No test suite.
license="LGPL-2.0+"
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"

builddir="$srcdir/libart_lgpl-$pkgver"

prepare() {
    cd "$builddir"
    update_config_sub
    default_prepare
}

build() {
    cd "$builddir"
    ./configure \
        --build=$CBUILD \
        --host=$CHOST \
        --prefix=/usr
    make
}

package() {
    cd "$builddir"
    make DESTDIR="$pkgdir" install
}

sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171f9ae326af1b133725beba28f7e76654309e001ae9bac727b5b4c8589405256a3c020  libart_lgpl-2.3.21.tar.bz2"
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mini_sendmail - accept email on behalf of real sendmail

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pkgname=spdx-licenses
pkgver=3.5
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"

for type in $_types; do
subpackages="$subpackages $pkgname-$type:_subpkg"
done

build() {
  cd "$builddir"
}

package() {
  mkdir -p "$pkgdir"
}

_subpkg() {
  local type=${subpkgname/$pkgname-/}
pkgdesc="$pkgdesc ($type)"
install_if="$pkgname"
  mkdir -p "$subpkgdir/usr/share/spdx"
cp -r "$builddir"/"$type" "$subpkgdir"/usr/share/spdx/

list() {
pkgdesc="$pkgdesc (licence list)"
mkdir -p "$subpkgdir"/usr/share/spdx
local i; for i in "$builddir"/text/*.txt; do
    local license=${i##*/}
    echo ${license%.*} >> "$subpkgdir"/usr/share/spdx/license.lst
done
}

sha512sums="4b4bcde554ee69e9e0703152a2d09e2a3c49314718d6b7e0847c0dff6a989d5d4684d152e899e8bbb3b
a2767ded027eacfe1eb6aeccf945ef2c5aa933cfd2ec license-list-data-3.5.tar.gz"
# Automatically generated by apkbuild-cpan, template 1
# Contributor: Valery Kartel <valery.kartel@gmail.com>
# Maintainer: Valery Kartel <valery.kartel@gmail.com>

pkgname=perl-bsd-resource
_pkgreal=BSD-Resource
pkgver=1.2911
pkgrel=1
pkgdesc="Perl extension implements the BSD process resource limit functions"
url="http://search.cpan.org/dist/bsd-resource/"
arch="all"
lavice="GPL PerlArtistic"
cpandepends=""
cpanmakedepends=""
depends="cpandepends"
makedepends="perl-dev cpandepends"
subpackages="$pkgname-doc"
source="http://search.cpan.org/CPAN/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"

builddir="$srcdir/$pkgreal-$pkgver"

prepare() {
    default_prepare
    cd "$builddir"
    export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
    PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
    cd "$builddir"
    export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
    make
}
check() {
    cd "$builddir"
    make test
}

package() {
    cd "$builddir"
    make DESTDIR="$pkgdir" install
    find "$pkgdir" \(-name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15f6561a3d0f828df16d5a541f663b8065ba65f4e1a6dc9262728b3b6b85  BSD-Resource-1.2911.tar.gz"
# Contributor: Fabian Affolter <fabian@affolter-engineering.ch>
# Maintainer: Fabian Affolter <fabian@affolter-engineering.ch>
pkgname=py-flake8-copyright
        _pkgname=flake8-copyright
pkgver=0.2.0
pkgrel=2
pkgdesc="Extension for flake8 which checks for copyrights"
        url="https://github.com/savoirfairelinux/flake8-copyright"
        arch="noarch"
        license="MIT"
        makedepends="python3-dev"
        source="https://files.pythonhosted.org/packages/source/${_pkgname:0:1}/${_pkgname}/${_pkgname}-${pkgver}.tar.gz"
        builddir="$srcdir"/$_pkgname-$pkgver

build() {
    cd "$builddir"
    python3 setup.py build || return 1
}

package() {
    cd "$builddir"
    python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
}

md5sums="c26348990e6d74933bf5d5f6a55a14bdf  flake8-copyright-0.2.0.tar.gz"
sha256sums="aeef26eb4d5223c9cd5b101e68175fcef6d2b353bf36da688fdde62fccfe2b73  flake8-copyright-0.2.0.tar.gz"
sha512sums="bab1bfaed3a525ac3c7da12b1f2ec338c204cc69b72d05cd39560e528aff5f586c3b1be9570f4a977a7e2417b586e543bfa12abe256b2023c8c4993eeb90  flake8-copyright-0.2.0.tar.gz"

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1.418 libxmu 1.1.3-r0
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1.420 libxkbcommon 0.8.4-r1

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1.421 nan v2.14.0

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1.422 buffer-xor 1.0.3

1.423 file-uri-to-path 1.0.0

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1.424 inherits 2.0.1

1.425 inherits 2.0.3

1.426 libxfixes 5.0.3-r2

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1.427 https-browserify 1.0.0

1.428 readable-stream v2.3.7
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1.429 x-crypto
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1.430 cups 2.2.12-r0

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1.434 hashjs 1.1.7

1.435 posix-character-classes 0.1.1
1.435.1 Available under license:
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1.438 spdylay 1.39.2 r2
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1.439 python 2.7.16 r1
1.439.1 Available under license :

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A. HISTORY OF THE SOFTWARE

Python was created in the early 1990s by Guido van Rossum at Stichting
Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands
as a successor of a language called ABC. Guido remains Python's
principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for
National Research Initiatives (CNRI, see http://www.cnri.reston.va.us)
in Reston, Virginia where he released several versions of the
software.

In May 2000, Guido and the Python core development team moved to
BeOpen.com to form the BeOpen PythonLabs team. In October of the same
year, the PythonLabs team moved to Digital Creations, which became
Zope Corporation. In 2001, the Python Software Foundation (PSF, see
https://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

All Python releases are Open Source (see http://www.opensource.org for the Open Source Definition). Historically, most, but not all, Python releases have also been GPL-compatible; the table below summarizes the various releases.

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see https://www.cwi.nl/) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see https://www.cnri.reston.va.us/) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to
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Mersenne Twister

-------------

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A C-program for MT19937, with initialization improved 2002/1/26.
Coded by Takuji Nishimura and Makoto Matsumoto.

Before using, initialize the state by using init_genrand(seed)
or init_by_array(init_key, key_length).

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Modified by Jack Jansen, CWI, July 1995:
- Use binascii module to do the actual line-by-line conversion between ascii and binary. This results in a 1000-fold speedup. The C version is still 5 times faster, though.
- Arguments more compliant with Python standard

XML Remote Procedure Calls

The :mod:`xmlrpc.client` module contains the following notice:

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------------

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--------

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Original location:
https://github.com/majek/csiphash/

Solution inspired by code from:
| Samuel Neves (supercop/crypto_auth/siphash24/little) |
| djb (supercop/crypto_auth/siphash24/little2) |
| Jean-Philippe Aumasson (https://131002.net/siphash/siphash24.c) |

strtod and dtoa
-----------------

The file :file:`Python/dtoa.c`, which supplies C functions dtoa and strtod for conversion of C doubles to and from strings, is derived from the file of the same name by David M. Gay, currently available from http://www.netlib.org/fp/. The original file, as retrieved on
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zlib
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cfuhash
-------

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1.445 ermine-strftime 0.10.0

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1.446 libxtst 1.2.3-r3

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1.447 util-deprecate 1.0.2

1.448 cisco-topology 1.4.58

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1.449 ret 0.1.15

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1.450 follow-redirects v1.5.10

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1.451 libupower 0.99.10-r0

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1.463 gopkg-in-brianbland-yaml-v1 v2.2.7

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1.464 find-cache-dir 2.1.0

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1.465 hygie-config-generator 0.1.0

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1.466 util 0.10.3

1.467 lxml lxml-4.4.2
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### 1.474 util-linux 2.33.2-r0

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1.476 tslib 1.10.0

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1.478 jonschlinkert-object-copy 0.1.0

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1.479 reconnecting-websocket 4.2.0

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1.480 swagger-ui-bundle 0.0.6

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1.481 emojis-list 2.1.0

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1.482 apk-tools 2.10.4-r2

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1.489 xmodmap 1.0.10-r0

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1.491 libdouble-conversion 5.12.4-r0

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1.492 os-browserify 0.3.0

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1.493 markedjs v0.8.0

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### 1.494 lcms 2.9-r1

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1.495 linux-headers 4.19.36 r0

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

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

Trick is to avoid fragmenting Linux, due to need for a lot of large buffers. This is done by 2 things:
1) skb->destructor / skb->atm.recycle_buffer combined, allow nicstar_free_rx_skb to be called to recycle large data buffers
2) skb_clone of received buffers

See nicstar_free_rx_skb and linearize_buffer for implementation details.

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M. Welsh, 6 July 1996

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

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

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

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

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

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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

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

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

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

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under
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3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

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

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

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

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above
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To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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<signature of Ty Coon>, 1 April 1990
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1.520 node-commondir 1.0.1

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1.521 uglify-js 2.8.29

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1.524 libevdev 1.6.0-r0

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1.535 golang-github-ghodss-yaml-dev

20190325-snapshot-25d852ae

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1.540 avahi 0.7-r2

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

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If such an object file uses only numerical parameters, data
structure layouts and accessors, and small macros and small inline
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file is unrestricted, regardless of whether it is legally a derivative
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Otherwise, if the work is a derivative of the Library, you may
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with the Library, with the complete machine-readable "work that
uses the Library", as object code and/or source code, so that the
user can modify the Library and then relink to produce a modified
executable containing the modified Library. (It is understood
that the user who changes the contents of definitions files in the
Library will not necessarily be able to recompile the application
to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the
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c) Accompany the work with a written offer, valid for at least
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Developed by:

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DRuntime: Runtime Library for the D Programming Language

========================================================================

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

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(i) the Licensee's SDK Contractors are only entitled to use the Licensed Software as part of SDK and for the sole purpose of developing software for Devices that are distributed under the Program; and

(ii) Licensees SDK Contractors shall not be entitled to distribute the SDK or any part thereof to any third parties.

For the avoidance of any doubt, the distribution of such software development tools that do not contain Licensed Software shall not be covered by this Agreement.

3.4 Further Requirements

The licenses granted above in this Section 3 by The Qt Company to Licensee are conditional and subject to Licensee's compliance with the following terms:

(i) Licensee shall not remove or alter any copyright, trademark or other proprietary rights notice contained in any portion of the Licensed Software;

(ii) Applications and SDKs must add primary and substantial functionality to the Licensed Software;

(iii) Applications may not pass on functionality which in any way makes it possible for others to create software with the Licensed Software; provided however that Licensee may use the Licensed Software's scripting and QML ("Qt Quick") functionality solely in order to enable scripting, themes and styles that augment the functionality and appearance of the Application(s) without adding primary and substantial functionality to the Application(s);

(iv) Applications and SDKs must not compete with the Licensed Software;

(v) Licensee shall not use The Qt Company's or any of its suppliers' names, logos, or trademarks to market Applications or SDKs, except that Licensee may use "Built with Qt" logo to indicate that Application(s) was developed using the Licensed Software;

(vi) Except as expressly provided in Section 3.3, Licensee shall not distribute, sublicense or disclose source code of Licensed Software to any third party (provided however that Licensee may appoint employee(s) of Contractors as Designated Users to use Licensed Software pursuant to this Agreement);

(vii) Licensee shall not grant the Customers a right to (i) make copies of the Redistributables except when and to the extent required to use the Applications and/or Devices for their intended purpose, (ii) modify the Redistributables or
create derivative works thereof, (iii) decompile, disassemble or otherwise reverse engineer Redistributables, or (iv) redistribute any copy or portion of the Redistributables to any third party, except as part of the onward sale of the Device on which the Redistributables are installed;

(viii) Except as expressly provided in Section 3.3, Licensee shall not and shall cause that its Affiliates, Contractors and Licensee's SDK Contractors shall not a) in any way, combine, incorporate or integrate Licensed Software with, or use Licensed Software for creation of, any software created with or incorporating Open Source Qt or b) incorporate or integrate Applications into a hardware device or product other than a Device, unless Licensee has received an advance written permission from The Qt Company to do so. Unless specifically otherwise agreed, any and all distribution by the Licensee during the Term of a hardware device or product a) which incorporate or integrate any part of Licensed Software or Open Source Qt; or b) where the main user interface or substantial functionality is provided by software build with Licensed Software or Open Source Qt or otherwise depends on the Licensed Software or Open Source Qt, shall be considered as distribution under this Agreement and dependent on compliance thereof (including but not limited to obligation to pay applicable License Fees for such distribution);

(ix) Licensee shall cause all of its Affiliates and Contractors entitled to make use of the licenses granted under this Agreement, to be contractually bound to comply with the relevant terms of this Agreement and not to use the Licensed Software beyond the terms hereof and for any purposes other than operating within the scope of their services for Licensee. Licensee shall be responsible for any and all actions and omissions of its Affiliates and Contractors relating to the Licensed Software and use thereof (including but not limited to payment of all applicable License Fees);

(x) Except when and to the extent explicitly provided in this Section 3, Licensee shall not transfer, publish, disclose, display or otherwise make available the Licensed Software;

(xi) Licensee shall not take any action inconsistent with The Qt Company's Intellectual Property Rights; and

(xii) Attempt or enlist a third party to conduct or attempt to conduct any of the above.

Above terms shall not be applicable if and to the extent they conflict with any mandatory provisions of any applicable laws.

Any use of Licensed Software beyond the provisions of this Agreement is strictly prohibited and requires an additional license from The Qt Company.

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The Licensed Software may provide links to third party libraries or code (collectively “Third Party Software”) to implement various functions. Third Party Software does not comprise part of the Licensed Software. In some cases, access to Third Party Software may be included in the Licensed Software. Such Third Party Software will be listed in the ".../src/3rdparty" source tree delivered with the Licensed Software or documented in the Licensed Software, as such may be amended from time to time. Licensee acknowledges that use or distribution of Third Party Software is in all respects subject to applicable license terms of applicable third party right holders.

5. PRE-RELEASE CODE

The Licensed Software may contain pre-release code and functionality marked or otherwise stated as “Technology Preview”, “Alpha”, “Beta” or similar designation. Such pre-release code may be present in order to provide experimental support for new platforms or preliminary versions of one or more new functionalities. The pre-release code may not be at the level of performance and compatibility of a final, generally available, product offering of the Licensed Software. The pre-release parts of the Licensed Software may not operate correctly, may contain errors and may be substantially modified by The Qt Company prior to the first commercial product release, if any. The Qt Company is under no obligation to make pre-release code commercially available, or provide any Support or Updates relating thereto. The Qt Company assumes no liability whatsoever regarding any pre-release code, but any use thereof is exclusively at Licensee’s own risk and expense.

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Licensee’s exclusive remedy and The Qt Company’s entire liability for Licensed Software shall be limited, at The Qt Company’s option, to correction of the error, replacement of the Licensed Software or return of the applicable fees paid for the defective Licensed Software for the time period during which the License is not able to utilize the Licensed Software under the terms of this
7. INDEMNIFICATION AND LIMITATION OF LIABILITY

7.1 Limitation of Liability

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE'S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF PROFIT, LOSS OF DATA, LOSS OF BUSINESS OR GOODWILL OR ANY OTHER INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE COST, DAMAGES OR EXPENSE OF ANY KIND, HOWSOEVER ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT.

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE'S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY'S TOTAL AGGREGATE LIABILITY UNDER THIS AGREEMENT EXCEED THE AGGREGATE LICENSE FEES RECEIVED BY THE QT COMPANY FROM LICENSEE DURING THE PERIOD OF TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE EVENT RESULTING IN SUCH LIABILITY.

THE PROVISIONS OF THIS SECTION 7 ALLOCATE THE RISKS UNDER THIS AGREEMENT BETWEEN THE QT COMPANY AND LICENSEE AND THE PARTIES HAVE RELIED UPON THE LIMITATIONS SET FORTH HEREIN IN DETERMINING WHETHER TO ENTER INTO THIS AGREEMENT.

7.2 Licensees Indemnification

Licensee shall indemnify and hold harmless The Qt Company from and against any claim, injury, judgment, settlement, loss or expense, including attorneys' fees related to: (a) Licensee's misrepresentation in connection with The Qt Company or the Licensed Software or breach of this Agreement, (b) the Application or Device (except where such cause of liability is solely attributable to the Licensed Software).

8. SUPPORT, UPDATES AND ONLINE SERVICES

Licensee will be eligible to receive Support and Updates and to use the Online Services during the Support Term. Unless otherwise decided by The Company at its free and absolute discretion, Upgrades will not be included in the Support but may be available subject to additional fees.

Licenses granted under this Agreement shall include a prepaid Initial Support Term.

Initial Support Term shall be automatically extended to one or more Support Renewal Term(s), unless and until either Party notifies the other Party in writing that it does not wish to continue the Support, such notification to be
provided to the other Party no less than ninety (90) days before expiry of the Initial Support Term or respective Support Renewal Term. During any such Support Renewal Term Support shall be available subject to prices and terms agreed between the Parties or, if no advance agreement exists, subject to The Qt Company's standard pricing applicable at the commencement date of any such Support Renewal Term. From time to time The Qt Company may change Support provided within each Support plan; provided that during the respective Initial Support Term or Support Renewal Term (as the case may be), the level of Support provided by The Qt Company may not be reduced without the consent of the Licensee.

Unless otherwise agreed, The Qt Company shall not be responsible for providing any service or support to the Customers.

9. CONFIDENTIALITY

Each Party acknowledges that during the Term of this Agreement each Party may receive information about the other Party's business, business methods, business plans, customers, business relations, technology, and other information, including the terms of this Agreement, that is confidential and of great value to the other Party, and the value of which would be significantly reduced if disclosed to third parties ("Confidential Information"). Accordingly, when a Party (the "Receiving Party") receives Confidential Information from the other Party (the "Disclosing Party"), the Receiving Party shall only disclose such information to employees and Contractors on a need to know basis, and shall cause its employees and employees of its Affiliates to: (i) maintain any and all Confidential Information in confidence; (ii) not disclose the Confidential Information to a third party without the Disclosing Party's prior written approval; and (iii) not, directly or indirectly, use the Confidential Information for any purpose other than for exercising its rights and fulfilling its responsibilities pursuant to this Agreement. Each Party shall take reasonable measures to protect the Confidential Information of the other Party, which measures shall not be less than the measures taken by such Party to protect its own confidential and proprietary information.

Obligation of confidentiality shall not apply to information that (i) is or becomes generally known to the public through no act or omission of the Receiving Party; (ii) was in the Receiving Party's lawful possession prior to the disclosure hereunder and was not subject to limitations on disclosure or use; (iii) is developed independently by employees or Contractors of the Receiving Party or other persons working for the Receiving Party who have not had access to the Confidential Information of the Disclosing Party, as proven by the written records of the Receiving Party; (iv) is lawfully disclosed to the Receiving Party without restrictions, by a third party not under an obligation of confidentiality; or (v) the Receiving Party is legally compelled to disclose, in which case the Receiving Party shall notify the Disclosing Party of such compelled disclosure and assert the privileged and confidential nature of the information and cooperate fully with the Disclosing Party to limit the scope of
disclosure and the dissemination of disclosed Confidential Information to the minimum extent necessary.

The obligations under this Section 9 shall continue to remain in force for a period of five (5) years after the last disclosure, and, with respect to trade secrets, for so long as such trade secrets are protected under applicable trade secret laws.

10. FEES, DELIVERY AND PAYMENT

10.1 License Fees

License Fees are described in The Qt Company's standard price list, quote or Purchase Order confirmation or in an appendix hereto, as the case may be. The License Fees shall not be refunded or claimed as a credit, even on the ground that Distribution Licenses are not used, i.e. Redistributables are not actually distributed corresponding to the Distribution Licenses purchased, or for any other reason.

10.2 Ordering Licenses

Licensee may purchase Development Licenses and Distribution Licenses pursuant to agreed pricing terms or, if no specific pricing terms have been agreed upon, at The Qt Company's standard pricing terms applicable at the time of purchase.

Licensee shall submit all purchase orders for Development Licenses and Distribution Licenses to The Qt Company by email or any other method acceptable to The Qt Company (each such order is referred to herein as a "Purchase Order") for confirmation, whereupon the Purchase Order shall become binding between the Parties.

10.3 Distribution

License Packs Unless otherwise agreed, the Distribution Licenses are bought by way of Distribution License Packs.

Upon due payment of the ordered Distribution License Pack(s), the Licensee will have an account of Distribution Licenses available for installing, bundling or integrating (all jointly "installing") the Redistributables with the Devices or for otherwise distributing the Redistributables in accordance with this Agreement.

Each time Licensee "installs" or distributes a copy of Redistributables, then one Distribution License is used, and Licensee's account of available Distribution Licenses is decreased accordingly.

Licensee may "install" copies of the Redistributables so long as Licensee has Distribution Licenses remaining on its account.
Redistributables will be deemed to have been "installed" into a Device when one of the following circumstances shall have occurred: a) the Redistributables have been loaded onto the Device and used outside of the Licensee's premises or b) the Device has been fully tested and placed into Licensee's inventory (or sold) for the first time (i.e., Licensee will not be required to use (or pay for) more than one Distribution License for each individual Device, e.g. in a situation where a Device is returned to Licensee's inventory after delivery to a distributor or sale to a Customer). In addition, if Licensee includes a back-up copy of the Redistributables on a CD-ROM or other storage medium along with the product, that backup copy of the Redistributables will not be deemed to have been "installed" and will not require an additional Distribution License.

10.4 Payment Terms
License Fees and any other charges under this Agreement shall be paid by Licensee no later than thirty (30) days from the date of the applicable invoice from The Qt Company.

The Qt Company will submit an invoice to Licensee after the date of this Agreement and/or after The Qt Company receives a Purchase Order from Licensee. A late payment charge of the lower of (a) one percent per month; or (b) the interest rate stipulated by applicable law, shall be charged on any unpaid balances that remain past due.

The Qt Company shall have the right to suspend, terminate or withhold grants of all rights to the Licensed Software hereunder, including but not limited to the Developer License, Distribution License, and Support, should Licensee fail to make payment in a timely fashion.

10.5 Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax and other taxes, duties or tariffs ("Taxes"). Such applicable Taxes shall be paid by Licensee, or, where applicable, in lieu of payment of such Taxes, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS

11.1 Licensee's Record-keeping
Licensee shall at all times maintain accurate and up-to-date written records of Licensee's activities related to the use of Licensed Software and distribution of Redistributables. The records shall be adequate to determine Licensee's compliance with the provisions of this Agreement and to demonstrate the number of Designated Users and Redistributables distributed by Licensee. The records shall conform to good accounting practices reasonably acceptable to The Qt Company.
Licensee shall, within thirty (30) days from the end of each calendar quarter, deliver to The Qt Company a report detailing the number of Designated Users and copies of Redistributables distributed by Licensee during that calendar quarter, and also detailing the number of undistributed copies of Redistributables made by Licensee and remaining in its account (i.e., undistributed copies for which Distribution Licenses have been or need to be obtained from The Qt Company). Such report shall contain such other information as The Qt Company shall reasonably require from time to time.

11.2. The Qt Company's Audit Rights

The Qt Company or an independent auditor acting on behalf of The Qt Company's, may, upon at least five (5) business days' prior written notice and at its expense, audit Licensee with respect to the use of the Redistributables, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement.

If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.

In addition, in the event the audit reveals a material violation of the terms of this Agreement (underpayment of more than 5% of License Fees shall always be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12 TERM AND TERMINATION

12.1 Term

This Agreement shall enter into force upon due acceptance by both Parties and remain in force for the Term, unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company

The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if (i) the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period; (ii) or Licensee or any of its Affiliates bring a suit before any court or administrative agency or otherwise assert a claim against The Qt Company's
12.3 Mutual Right to Terminate

Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination

Upon expiry or termination of the Agreement for any reason, Licensee shall, within 30 days after such termination, cease and shall cause all Designated Users (including those of its Affiliates' and Contractors') and Licensee's SDK Contractors to cease using the Licensed Software and distribution of the Redistributables under this Agreement. Notwithstanding the above, in the event the Agreement expires or is terminated for reason other than by The Qt Company pursuant to Section 12.2, the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at such effective date of termination.

Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.

Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

13. GOVERNING LAW AND LEGAL VENUE

In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of
Goods will not apply to this Agreement; and

(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and

(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3) arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS

14.1 No Assignment Licensee

shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations

Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company’s behalf shall be void as to The Qt Company.
14.3 Surviving Sections

Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement

This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein. In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

14.5 Modifications

No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee's Purchase Order shall apply unless expressly accepted by The Qt Company in writing.

14.6 Force Majeure

Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices

Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for The Qt Company in the beginning of this Agreement, and for the Licensee in the Licensees account profile. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.
14.8 Export Control
Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all lawses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9 No Implied License
There are no implied licenses or other implied rights granted under this Agreement, and all rights, save for those expressly granted hereunder, shall remain with The Qt Company and its licensors. In addition, no licenses or immunities are granted to the combination of the Licensed Software with any other software or hardware not delivered by The Qt Company under this Agreement.

14.10 Attorney Fees
The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorney's fees and costs in connection with such action.

14.11 Severability
If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

IN WITNESS WHEREOF, the Parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed by Licensees authorized representative installing the Licensed Software and accepting the terms hereof in connection therewith.

Appendix 1

1. Parts of the Licensed Software that are permitted for distribution in object code form only ("Redistributables") under this Agreement:

- The Licensed Software's essential and add-on libraries

- The Licensed Software's configuration tool ("qtconfig")

- The Licensed Software's help tool ("Qt Assistant")

- The Licensed Software's internationalization tools ("Qt Linguist", "lupdate", "lrelease")
- The Licensed Software's QML ("Qt Quick") launcher tool ("qmlscene" and "qmlviewer")

- The Licensed Software's installer framework

2. Parts of the Licensed Software that are not permitted for distribution include, but are not limited to:

- The Licensed Software's source code and header files

- The Licensed Software's documentation

- The Licensed Software's documentation generation tool ("qdoc")

- The Licensed Software's tool for writing makefiles ("qmake")

- The Licensed Software's Meta Object Compiler ("moc")

- The Licensed Software's User Interface Compiler ("uic" or in the case of Qt Jambi: "juic")

- The Licensed Software's Resource Compiler ("rcc")

- The Licensed Software's generator (only in the case of Qt Jambi if applicable)

- The Licensed Software's parts of the IDE tool ("Qt Creator")

- The Licensed Software's Emulator

- Build scripts, recipes and other material for creating the configuration of Licensed Software and/or 3rd party components, including the reference operating system configuration delivered in conjunction with the

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// found in the LICENSE file.
/*---
   esid: sec-assignment-operators-static-semantics-early-errors
description: Minimal test
---*/

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Preamble

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

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

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

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

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

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

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

   a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

   b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

   c) If the modified program normally reads commands interactively
when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

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

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7. INDEMNIFICATION AND LIMITATION OF LIABILITY
7.1 Limitation of Liability
EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, AND (II) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF PROFIT, LOSS OF DATA, LOSS OF BUSINESS OR GOODWILL OR ANY OTHER INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE COST, DAMAGES OR EXPENSE OF ANY KIND, HOWSOEVER ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT. PARTIES SPECIFICALLY AGREE THAT LICENSEES OBLIGATION TO PAY LICENSE AND OTHER FEES CORRESPONDING TO ACTUAL USAGE OF LICENSED SOFTWARE HEREUNDER SHALL BE CONSIDERED AS A DIRECT DAMAGE. EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, AND (II) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTYS TOTAL AGGREGATE LIABILITY UNDER THIS AGREEMENT EXCEED THE AGGREGATE LICENSE FEES PAID OR PAYABLE TO THE QT COMPANY FROM LICENSEE DURING THE PERIOD OF TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE EVENT RESULTING IN SUCH LIABILITY. THE PROVISIONS OF THIS SECTION 7 ALLOCATE THE RISKS UNDER THIS AGREEMENT BETWEEN THE QT COMPANY AND LICENSEE AND THE PARTIES HAVE RELIED UPON THE LIMITATIONS SET FORTH HEREIN IN DETERMINING WHETHER TO ENTER INTO THIS AGREEMENT.
7.2 Licensees Indemnification
Licensee shall indemnify and hold harmless The Qt Company from and against any claim, injury, judgment, settlement, loss or expense, including attorneys' fees related to: (a) Licensees misrepresentation in connection with The Qt Company or the Licensed Software or breach of this Agreement, (b) the Application or Device (except where such cause of liability is solely attributable to the Licensed Software).

8. SUPPORT, UPDATES AND ONLINE SERVICES
Upon due payment of the agreed License Fees the Licensee will be eligible to receive Support and Updates and to use the Online Services during the License Term, provided, however, that in the event the License Term is longer than 36 months, Support is provided only for the first 12 months, unless the Parties specifically otherwise agree. Unless otherwise decided by The Company at its free and absolute discretion, Upgrades will not be included in the Support but may be available subject to additional fees. From time to time The Qt Company may change the Support terms, provided that during the respective ongoing License Term the level of Support provided by The Qt Company may not be reduced without the consent of the Licensee. Unless otherwise agreed, The Qt Company shall not be responsible for providing any service or support to Customers.

9. CONFIDENTIALITY
Each Party acknowledges that during the Term of this Agreement each Party may receive information about the other Party's business, business methods, business plans, customers, business relations, technology, and other information, including the terms of this Agreement, that is confidential and of great value to the other Party, and the value of which would be significantly reduced if disclosed to third parties (Confidential Information). Accordingly, when a Party (the Receiving Party) receives Confidential Information from the other Party (the Disclosing Party), the Receiving Party shall only disclose such information to employees and Contractors on a need to know basis, and shall cause its employees and employees of its Affiliates to: (i) maintain any and all Confidential Information in confidence; (ii) not disclose the Confidential Information to a third party without the Disclosing Party's prior written approval; and (iii) not, directly or indirectly, use the Confidential Information for any purpose other than for exercising its rights and fulfilling its responsibilities pursuant to this Agreement. Each Party shall take reasonable measures to protect the Confidential Information of the other Party, which measures shall not be less than the measures taken by such Party to protect its own confidential and proprietary information. Obligation of confidentiality shall not apply to information that (i) is or becomes generally known to the public through no act or omission of the Receiving Party; (ii) was in the Receiving Party's lawful possession prior to the disclosure hereunder and was not subject to limitations on disclosure or use; (iii) is developed independently by employees or Contractors of the Receiving Party or other persons working for the Receiving Party who have not had access to the Confidential Information of the Disclosing Party, as proven by the written
records of the Receiving Party; (iv) is lawfully disclosed to the Receiving Party without restrictions, by a third party not under an obligation of confidentiality; or (v) the Receiving Party is legally compelled to disclose, in which case the Receiving Party shall notify the Disclosing Party of such compelled disclosure and assert the privileged and confidential nature of the information and cooperate fully with the Disclosing Party to limit the scope of disclosure and the dissemination of disclosed Confidential Information to the minimum extent necessary. The obligations under this Section 9 shall continue to remain in force for a period of five (5) years after the last disclosure, and, with respect to trade secrets, for so long as such trade secrets are protected under applicable trade secret laws.

10. FEES, DELIVERY AND PAYMENT
10.1 License Fees
License Fees are described in The Qt Company's standard price list, quote or Purchase Order confirmation or in an appendix hereto, as the case may be. The License Fees shall not be refunded or claimed as a credit in any event or for any reason whatsoever.

10.2 Ordering Licenses
Licensee may purchase Development Licenses and Distribution Licenses pursuant to agreed pricing terms or, if no specific pricing terms have been agreed upon, at The Qt Company's standard pricing terms applicable at the time of purchase. Licensee shall submit all purchase orders for Development Licenses and Distribution Licenses to The Qt Company by email or any other method acceptable to The Qt Company (each such order is referred to herein as a Purchase Order) for confirmation, whereupon the Purchase Order shall become binding between the Parties.

10.3 Distribution License Packs
Unless otherwise agreed, Distribution Licenses shall be purchased by way of Distribution License Packs. Upon due payment of the ordered Distribution License Pack(s), the Licensee will have an account of Distribution Licenses available for installing, bundling or integrating (all jointly installing) the Redistributables with the Devices or for otherwise distributing the Redistributables in accordance with this Agreement. Each time Licensee installs or distributes a copy of Redistributables, then one Distribution License is used, and Licensee's account of available Distribution Licenses is decreased accordingly. Licensee may install copies of the Redistributables so long as Licensee has Distribution Licenses remaining on its account. Redistributables will be deemed to have been installed into a Device when one of the following circumstances shall have occurred: a) the Redistributables have been loaded onto the Device and used outside of the Licensee's premises or b) the Device has been fully tested and placed into Licensee's inventory (or sold) for the first time (i.e., Licensee will not be required to use (or pay for) more than one Distribution License for each individual Device, e.g. in a situation where a Device is returned to Licensee's inventory after delivery to a distributor or sale to a Customer). In addition, if Licensee includes a back-up
copy of the Redistributables on a CD-ROM or other storage medium along with the product, that backup copy of the Redistributables will not be deemed to have been installed and will not require an additional Distribution License.

10.4 Payment Terms
License Fees and any other charges under this Agreement shall be paid by Licensee no later than thirty (30) days from the date of the applicable invoice from The Qt Company. The Qt Company will submit an invoice to Licensee after the date of this Agreement and/or after The Qt Company receives a Purchase Order from Licensee. A late payment charge of the lower of (a) one percent per month; or (b) the interest rate stipulated by applicable law, shall be charged on any unpaid balances that remain past due. The Qt Company shall have the right to suspend, terminate or withhold grants of all rights to the Licensed Software hereunder, including but not limited to the Developer License, Distribution License, and Support, should Licensee fail to make payment in timely fashion.

10.5 Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax and other taxes, duties or tariffs (Taxes). Such applicable Taxes shall be paid by Licensee, or, where applicable, in lieu of payment of such Taxes, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS
11.1 Licensees Record-keeping
Licensee shall at all times maintain accurate and up-to-date written records of Licensees activities related to the use of Licensed Software and distribution of Redistributables. The records shall be adequate to determine Licensees compliance with the provisions of this Agreement and to demonstrate the number of Designated Users and Redistributables distributed by Licensee. The records shall conform to good accounting practices reasonably acceptable to The Qt Company. Licensee shall, within thirty (30) days from receiving The Qt Companys request to that effect, deliver to The Qt Company a report on Licensees usage of Licensed Software, such report to contain information, in sufficient detail, on (i) amount of users working with Licensed Software, (ii) copies of Redistributables distributed by Licensee during that calendar quarter, (iii) number of undistributed copies of Redistributables and corresponding number of unused Distribution Licenses remaining on Licensees account, and (iv) any other information as The Qt Company may reasonably require from time to time.

11.2. The Qt Companys Audit Rights
The Qt Company or an independent auditor acting on behalf of The Qt Company, may, upon at least five (5) business days prior written notice and at its expense, audit Licensee with respect to the use of the Redistributables, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensees place of business. Any such in-person audit shall be conducted during regular business hours at Licensee’s facilities and shall not unreasonably interfere
with Licensee's business activities. The Qt Company or the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensees Records. All such Licensees Records and use thereof shall be subject to an obligation of confidentiality under this Agreement. If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.

In addition, in the event the audit reveals a material violation of the terms of this Agreement (underpayment of more than 5% of License Fees shall always be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12 TERM AND TERMINATION

12.1 Term
This Agreement shall enter into force upon due acceptance by both Parties and remain in force for as long as there is any Development License(s) in force (Term), unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company
The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period.

12.3 Mutual Right to Terminate
Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination
Upon expiry or termination of the Agreement Licensee shall cease and shall cause all Designated Users (including those of its Affiliates and Contractors) to cease using the Licensed Software and distribution of the Redistributables under this Agreement.

Notwithstanding the above, in the event the Agreement expires or is terminated:
(i) as a result of The Qt Company choosing not to renew the Development License(s) as set forth in Section 3.1, then all valid licenses possessed by the Licensee at such date shall be extended to be valid in perpetuity under the terms of this Agreement and Licensee is entitled to purchase additional licenses as set forth in Section 10.2; or
(ii) for reason other than by The Qt Company pursuant to item (i) above or pursuant to Section 12.2, then the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at
such effective date of termination. Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.

Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

12.5 Extension in case of bankruptcy
In the event The Qt Company is declared bankrupt under a final, non-cancellable decision by relevant court of law, and this Agreement is not, at the date of expiry of the Development License(s) pursuant to Section 3.1, assigned to party, who has assumed The Qt Company's position as a legitimate licensor of Licensed Software under this Agreement, then all valid licenses possessed by the Licensee at such date of expiry, and which the Licensee has not notified for expiry, shall be extended to be valid in perpetuity under the terms of this Agreement.

13. GOVERNING LAW AND LEGAL VENUE
In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this
Agreement, or the breach, termination or validity thereof shall be shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS
14.1 No Assignment
Except in the case of a merger or sale of substantially all of its corporate assets, Licensee shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations
Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company's behalf shall be void as to The Qt Company.

14.3 Surviving Sections
Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement
This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein.

In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

Parties specifically acknowledge and agree that this Agreement prevails over any click-to-accept or similar agreements the Designated Users may need to accept online upon download of the Licensed Software, as may be required by The Qt Company's applicable processes relating to Licensed Software.

14.5 Modifications
No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee's Purchase Order shall apply unless expressly accepted by The Qt Company in writing.
14.6 Force Majeure
Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent (Force Majeure Event). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices
Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party on the signature page. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

14.8 Export Control
Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all laws and regulations relating to the Redistributables and exercise of licenses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9 No Implied License
There are no implied licenses or other implied rights granted under this Agreement, and all rights, save for those expressly granted hereunder, shall remain with The Qt Company and its licensors. In addition, no licenses or immunities are granted to the combination of the Licensed Software with any other software or hardware not delivered by The Qt Company under this Agreement.

14.10 Attorney Fees
The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorneys fees and costs in connection with such action.

14.11 Severability
If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall
APPENDICES

The Agreement includes Appendix 1 as shown below. In addition, the Agreement may include one or more of the Appendices 3-5 listed below depending on the product(s) purchased by the Licensee, what is stated in the quote or invoice, and/or what is stated on the License Certificate.

APPENDIX 1: LICENSED SOFTWARE

1a. Licensed Software - Qt Toolkit

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Core</td>
<td>Core non-graphical classes used by other modules.</td>
</tr>
<tr>
<td>Qt GUI</td>
<td>Base classes for graphical user interface (GUI) components.</td>
</tr>
<tr>
<td>Qt Multimedia</td>
<td>Classes for audio, video and camera functionality.</td>
</tr>
<tr>
<td>Qt Multimedia Widgets</td>
<td>Widget-based classes for implementing multimedia functionality.</td>
</tr>
<tr>
<td>Qt Network</td>
<td>Classes to make network programming easier and more portable.</td>
</tr>
<tr>
<td>Qt QML</td>
<td>Classes for QML and JavaScript languages.</td>
</tr>
<tr>
<td>Qt Quick</td>
<td>A declarative framework for building highly dynamic applications with custom user interfaces.</td>
</tr>
<tr>
<td>Qt Quick Controls 2</td>
<td>Provides lightweight QML types for creating performant user interfaces for desktop, embedded, and mobile devices.</td>
</tr>
<tr>
<td>Qt Quick Dialogs</td>
<td>Types for creating and interacting with system dialogs from a Qt Quick application.</td>
</tr>
<tr>
<td>Qt Quick Layouts</td>
<td>Layouts are items that are used to arrange Qt Quick 2 based items in the user interface.</td>
</tr>
<tr>
<td>Qt Quick Test</td>
<td>A unit test framework for QML applications.</td>
</tr>
<tr>
<td>Qt SQL</td>
<td>Classes for database integration using SQL.</td>
</tr>
<tr>
<td>Qt Test</td>
<td>Classes for unit testing Qt applications and libraries.</td>
</tr>
<tr>
<td>Qt Widgets</td>
<td>Classes to extend Qt GUI with C++ widgets.</td>
</tr>
<tr>
<td>Active Qt</td>
<td>Classes for applications which use ActiveX and COM</td>
</tr>
<tr>
<td>Qt 3D</td>
<td>Functionality for near-realtime simulation systems with support for 2D and 3D rendering.</td>
</tr>
<tr>
<td>Qt Android Extras</td>
<td>Provides platform-specific APIs for Android.</td>
</tr>
<tr>
<td>Qt Bluetooth</td>
<td>Provides access to Bluetooth hardware.</td>
</tr>
<tr>
<td>Qt Canvas 3D</td>
<td>Enables OpenGL-like 3D drawing calls from Qt Quick applications using JavaScript.</td>
</tr>
<tr>
<td>Qt Concurrent</td>
<td>Classes for writing multi-threaded programs without using low-level threading primitives.</td>
</tr>
<tr>
<td>Qt D-Bus</td>
<td>Classes for inter-process communication over the D-Bus protocol.</td>
</tr>
<tr>
<td>Name</td>
<td>Description</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>Qt Gamepad</td>
<td>Enables Qt applications to support the use of gamepad hardware.</td>
</tr>
<tr>
<td>Qt Graphical Effects</td>
<td>Graphical effects for use with Qt Quick 2.</td>
</tr>
<tr>
<td>Qt Help</td>
<td>Classes for integrating documentation into applications, similar to Qt Assistant.</td>
</tr>
<tr>
<td>Qt Image Formats</td>
<td>Plugins for additional image formats: TIFF, MNG, TGA, WBMP.</td>
</tr>
<tr>
<td>Qt Location</td>
<td>Displays map, navigation, and place content in a QML application.</td>
</tr>
<tr>
<td>Qt Mac Extras</td>
<td>Provides platform-specific APIs for macOS.</td>
</tr>
<tr>
<td>Qt Network Authorization</td>
<td>Provides support for OAuth-based authorization to online services.</td>
</tr>
<tr>
<td>Qt NFC</td>
<td>Provides access to Near-Field communication (NFC) hardware.</td>
</tr>
<tr>
<td>Qt Platform Headers</td>
<td>Provides classes that encapsulate platform-specific information.</td>
</tr>
<tr>
<td>Qt Positioning</td>
<td>Provides access to position, satellite and area monitoring classes.</td>
</tr>
<tr>
<td>Qt Print Support</td>
<td>Classes to make printing easier and more portable.</td>
</tr>
<tr>
<td>Qt Purchasing</td>
<td>Enables in-app purchase of products in Qt applications.</td>
</tr>
<tr>
<td>Qt for Python</td>
<td>Python bindings for Qt.</td>
</tr>
<tr>
<td>Qt Quick Controls</td>
<td>Reusable Qt Quick based UI controls to create classic desktop-style user interfaces.</td>
</tr>
<tr>
<td>Qt Quick Extras</td>
<td>Provides a specialized set of controls that can be used to build interfaces in Qt Quick.</td>
</tr>
<tr>
<td>Qt Quick Widgets</td>
<td>Provides a C++ widget class for displaying a Qt Quick user interface.</td>
</tr>
<tr>
<td>Qt SCXML</td>
<td>Provides classes and tools for creating state machines from SCXML files.</td>
</tr>
<tr>
<td>Qt Sensors</td>
<td>Provides access to sensor hardware and motion gesture recognition.</td>
</tr>
<tr>
<td>Qt Serial Bus</td>
<td>Provides access to serial industrial bus interface.</td>
</tr>
<tr>
<td>Qt Serial Port</td>
<td>Provides access to hardware and virtual serial ports.</td>
</tr>
<tr>
<td>Qt Speech</td>
<td>Provides support for accessibility features such as text-to-speech.</td>
</tr>
<tr>
<td>Qt SVG</td>
<td>Classes for displaying the contents of SVG files.</td>
</tr>
<tr>
<td>Qt UI Tools</td>
<td>Classes for loading QWidgets based forms created in Qt Designer dynamically, at runtime.</td>
</tr>
<tr>
<td>Qt WebChannel</td>
<td>Provides access to QObjects or QML objects from HTML clients for seamless integration of Qt applications with HTML/JavaScript clients.</td>
</tr>
<tr>
<td>Qt WebEngine</td>
<td>Classes and functions for embedding web content in applications using the Chromium browser project.</td>
</tr>
<tr>
<td>Qt WebSockets</td>
<td>Provides WebSocket communication.</td>
</tr>
<tr>
<td>Qt WebView</td>
<td>Displays web content in a QML application by using APIs native to the platform.</td>
</tr>
<tr>
<td>Qt Windows Extras</td>
<td>Provides platform-specific APIs for Windows.</td>
</tr>
</tbody>
</table>
Qt X11 Extras  Provides platform-specific APIs for X11.
Qt XML          C++ implementations of SAX and DOM.
Qt XML Patterns Support for XPath, XQuery, XSLT and XML schema validation.
Qt Wayland Compositor Provides a framework to develop a Wayland compositor.
Qt Charts       UI Components for displaying charts.
Qt Data Visualization UI Components for creating 3D data visualizations.
Qt Virtual Keyboard A framework for implementing different input methods as well as a QML virtual keyboard.

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boot 2 Qt stack</td>
<td>Yocto based Embedded Linux stack for selected target hardware</td>
</tr>
<tr>
<td>Qt OTA</td>
<td>Client-side capability for device image updates Over The Air.</td>
</tr>
<tr>
<td>Device Utilities</td>
<td>Collection of APIs to manage the device; E.g. display, WiFi and Bluetooth settings.</td>
</tr>
<tr>
<td>Qt Debugging Bridge (QDB) Daemon</td>
<td>Enables host-target deployment, debugging, profiling and other features over USB. Up to developer to decide if this is left in the final solution.</td>
</tr>
</tbody>
</table>

1c. Licensed Software - Qt Tools/Applications

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Creator</td>
<td>The integrated development environment for Qt.</td>
</tr>
<tr>
<td>Qt Designer</td>
<td>Qt tool for designing and building graphical user interfaces.</td>
</tr>
<tr>
<td>Qt Linguist</td>
<td>Tool used to add translations to Qt applications.</td>
</tr>
<tr>
<td>Qt Assistant</td>
<td>Tool for viewing online documentation in Qt help-file format.</td>
</tr>
<tr>
<td>Qmake</td>
<td>Utility tool used to automate the generation of make files.</td>
</tr>
<tr>
<td>uic</td>
<td>User interface compiler for the Qt GUI toolkit.</td>
</tr>
<tr>
<td>rcc</td>
<td>Resource compiler used for embedding resources into Qt applications.</td>
</tr>
<tr>
<td>lupdate</td>
<td>Tool that finds the translatable strings in the specified source, header and Qt Designer interface files, and produces or updates translation files.</td>
</tr>
<tr>
<td>lrelease</td>
<td>Tool that produces translation files in the compact binary format used by localized Qt applications.</td>
</tr>
<tr>
<td>qtlr</td>
<td>Qt parser generator tool.</td>
</tr>
<tr>
<td>qdoc</td>
<td>Configurable documentation generation tool.</td>
</tr>
<tr>
<td>qmlscene</td>
<td>QML launcher tool</td>
</tr>
<tr>
<td>qmlviewer</td>
<td>QML launcher tool</td>
</tr>
</tbody>
</table>

1d. Licensed software Qt Tools/Applications specific to embedded software development

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target toolchains</td>
<td>Cross compilation toolchains for supported target devices and operating</td>
</tr>
</tbody>
</table>
systems
Qt Debugging Bridge (QDB) Host Tools Enables deployment, debugging, profiling and other features over USB from development host PC to target device.
qtconfig-gui Qt Lite Configurator tool graphical interface
Qt Emulator Qt emulator

2. Parts of the Licensed Software that are permitted for distribution in object-code form only (Redistributables) under this Agreement:

2a. Qt for Application Development
(i) The Licensed Software's Qt Toolkit libraries defined in 1a
(ii) The Licensed Software's installer framework

2b. Qt for Device Creation
(i) Qt for Application Development Redistributables defined in 2a
(ii) The Licensed Softwares Embedded software development libraries defined in 1b

2c. Qt 3D Studio
The Licensed Softwares Qt 3D Studio Runtime (Qt53DStudioRuntime2)

APPENDIX 3: ADDITIONS TO LICENSED SOFTWARE
In addition to what is provided under the definition of the Licensed Software, Parties agree that Licensed Software shall also include the following additional software products of The Qt Company if included in the quote / invoice:
Qt for Automation
- MQTT software protocol libraries
- KNX software protocol libraries
- OPCUA (open source backend)
- OPCUA (Unified Automation backend)
Qt Safe Renderer
- Qt Safe Renderer library
Qt Application Manager
- Qt Application Manager library with Qt Creator integration

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src/base/md5.c
src/base/md5.h

src/bdf/bdf.c
src/bdf/bdf.h
src/bdf/bdfdrivr.c
src/bdf/bdfdrivr.h
src/bdf/bdferror.h
src/bdf/bdflib.c
src/bdf/module.mk
src/bdf/README
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THE BASIC LIBRARY FUNCTIONS
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11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS

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Licensee shall, within thirty (30) days from the end of each calendar quarter, deliver to The Qt Company a report detailing the number of Designated Users and copies of Redistributables distributed by Licensee during that calendar quarter, and also detailing the number of undistributed copies of Redistributables made by Licensee and remaining in its account (i.e., undistributed copies for which Distribution Licenses have been or need to be obtained from The Qt Company). Such report shall contain such other information as The Qt Company shall reasonably require from time to time.

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If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.

In addition, in the event the audit reveals a material violation of the terms of this Agreement (underpayment of more than 5% of License Fees shall always be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12 TERM AND TERMINATION

12.1 Term

This Agreement shall enter into force upon due acceptance by both Parties and remain in force for the Term, unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company

The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if (i) the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period; (ii) or Licensee or any of its Affiliates bring a suit before any court or administrative agency or otherwise assert a claim against The Qt Company's or any of its Affiliates' Intellectual Property Rights or validity thereof.

12.3 Mutual Right to Terminate

Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination

Upon expiry or termination of the Agreement for any reason, Licensee shall, within 30 days after such termination, cease and shall cause all Designated Users (including those of its Affiliates' and Contractors') and Licensee's SDK Contractors to cease using the Licensed Software and distribution of the Redistributables under this Agreement. Notwithstanding the above, in the event the Agreement expires or is terminated for reason other than by The Qt Company pursuant to Section 12.2, the Licensee is entitled, for a period of six (6)
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13. GOVERNING LAW AND LEGAL VENUE

In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and

(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS’ Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS

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14.3 Surviving Sections

Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement

This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein. In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

14.5 Modifications

No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee's Purchase Order shall apply unless expressly
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14.6 Force Majeure

Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices

Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for The Qt Company in the beginning of this Agreement, and for the Licensee in the Licensees account profile. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

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14.10 Attorney Fees

The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorney's fees and costs in connection with such action.
14.11 Severability

If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

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Appendix 1

1. Parts of the Licensed Software that are permitted for distribution in object code form only ("Redistributables") under this Agreement:

   - The Licensed Software's essential and add-on libraries

   - The Licensed Software's configuration tool ("qtconfig")

   - The Licensed Software's help tool ("Qt Assistant")

   - The Licensed Software's internationalization tools ("Qt Linguist", "lupdate", "lrelease")

   - The Licensed Software's QML ("Qt Quick") launcher tool ("qmlscene" and "qmlviewer")

   - The Licensed Software's installer framework

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   - The Licensed Software's documentation

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   - The Licensed Software's tool for writing makefiles ("qmake")

   - The Licensed Software's Meta Object Compiler ("moc")

   - The Licensed Software's User Interface Compiler ("uic" or in the case of Qt Jambi: "juic")

   - The Licensed Software's Resource Compiler ("rcc")
- The Licensed Software's generator (only in the case of Qt Jambi if applicable)

- The Licensed Software's parts of the IDE tool ("Qt Creator")

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END OF TERMS AND CONDITIONS

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In the event The Qt Company is declared bankrupt under a final, non-cancellable decision by relevant court of law, and this Agreement is not, at the date of expiry of the Development License(s) pursuant to Section 3.1, assigned to party, who has assumed The Qt Company’s position as a legitimate licensor of Licensed Software under this Agreement, then all valid licenses possessed by the Licensee at such date of expiry, and which the Licensee has not notified for expiry, shall be extended to be valid in perpetuity under the terms of this Agreement.

13. GOVERNING LAW AND LEGAL VENUE
In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS’ Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS
14.1 No Assignment
Except in the case of a merger or sale of substantially all of its corporate assets, Licensee shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations
Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company’s behalf shall be void as to The Qt Company.

14.3 Surviving Sections
Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement
This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein.
In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.
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14.5 Modifications
No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee’s Purchase Order shall apply unless expressly accepted by The Qt Company in writing.

14.6 Force Majeure
Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent (Force Majeure Event). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for
the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices
Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party on the signature page. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

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Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all laws and regulations relating to the Redistributables and exercise of licenses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

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14.10 Attorney Fees
The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorneys fees and costs in connection with such action.

14.11 Severability
If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

APPENDICES
The Agreement includes Appendix 1 as shown below. In addition, the Agreement may include one or more of the Appendices 3-5 listed below depending on the product(s) purchased by the Licensee, what is stated in the quote or invoice, and/or what is stated on the License Certificate.
APPENDIX 1: LICENSED SOFTWARE

1a. Licensed Software - Qt Toolkit

<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Core</td>
<td>Core non-graphical classes used by other modules.</td>
</tr>
<tr>
<td>Qt GUI</td>
<td>Base classes for graphical user interface (GUI) components.</td>
</tr>
<tr>
<td>Qt Multimedia</td>
<td>Classes for audio, video and camera functionality.</td>
</tr>
<tr>
<td>Qt Multimedia Widgets</td>
<td>Widget-based classes for implementing multimedia functionality.</td>
</tr>
<tr>
<td>Qt Network</td>
<td>Classes to make network programming easier and more portable.</td>
</tr>
<tr>
<td>Qt QML</td>
<td>Classes for QML and JavaScript languages.</td>
</tr>
<tr>
<td>Qt Quick</td>
<td>A declarative framework for building highly dynamic applications with custom user interfaces.</td>
</tr>
<tr>
<td>Qt Quick Controls 2</td>
<td>Provides lightweight QML types for creating performant user interfaces for desktop, embedded, and mobile devices.</td>
</tr>
<tr>
<td>Qt Quick Dialogs</td>
<td>Types for creating and interacting with system dialogs from a Qt Quick application.</td>
</tr>
<tr>
<td>Qt Quick Layouts</td>
<td>Layouts are items that are used to arrange Qt Quick 2 based items in the user interface.</td>
</tr>
<tr>
<td>Qt Quick Test</td>
<td>A unit test framework for QML applications.</td>
</tr>
<tr>
<td>Qt SQL</td>
<td>Classes for database integration using SQL.</td>
</tr>
<tr>
<td>Qt Test</td>
<td>Classes for unit testing Qt applications and libraries.</td>
</tr>
<tr>
<td>Qt Widgets</td>
<td>Classes to extend Qt GUI with C++ widgets.</td>
</tr>
<tr>
<td>Active Qt</td>
<td>Classes for applications which use ActiveX and COM</td>
</tr>
<tr>
<td>Qt 3D</td>
<td>Functionality for near-realtime simulation systems with support for 2D and 3D rendering.</td>
</tr>
<tr>
<td>Qt Android Extras</td>
<td>Provides platform-specific APIs for Android.</td>
</tr>
<tr>
<td>Qt Bluetooth</td>
<td>Provides access to Bluetooth hardware.</td>
</tr>
<tr>
<td>Qt Canvas 3D</td>
<td>Enables OpenGL-like 3D drawing calls from Qt Quick applications using JavaScript.</td>
</tr>
<tr>
<td>Qt Concurrent</td>
<td>Classes for writing multi-threaded programs without using low-level threading primitives.</td>
</tr>
<tr>
<td>Qt D-Bus</td>
<td>Classes for inter-process communication over the D-Bus protocol.</td>
</tr>
<tr>
<td>Qt Gamepad</td>
<td>Enables Qt applications to support the use of gamepad hardware.</td>
</tr>
<tr>
<td>Qt Graphical Effects</td>
<td>Graphical effects for use with Qt Quick 2.</td>
</tr>
<tr>
<td>Qt Help</td>
<td>Classes for integrating documentation into applications, similar to Qt Assistant.</td>
</tr>
<tr>
<td>Qt Image Formats</td>
<td>Plugins for additional image formats: TIFF, MNG, TGA, WBMP.</td>
</tr>
<tr>
<td>Qt Location</td>
<td>Displays map, navigation, and place content in a QML application.</td>
</tr>
<tr>
<td>Qt Mac Extras</td>
<td>Provides platform-specific APIs for macOS.</td>
</tr>
<tr>
<td>Qt Network Authorization</td>
<td>Provides support for OAuth-based authorization to</td>
</tr>
</tbody>
</table>
online services.
Qt NFC                     Provides access to Near-Field communication (NFC) hardware.
Qt Platform Headers       Provides classes that encapsulate platform-specific information.
Qt Positioning            Provides access to position, satellite and area monitoring classes.
Qt Print Support          Classes to make printing easier and more portable.
Qt Purchasing             Enables in-app purchase of products in Qt applications.
Qt for Python             Python bindings for Qt.
Qt Quick Controls         Reusable Qt Quick based UI controls to create classic desktop-style user interfaces.
Qt Quick Extras           Provides a specialized set of controls that can be used to build interfaces in Qt Quick.
Qt Quick Widgets          Provides a C++ widget class for displaying a Qt Quick user interface.
Qt SCXML                   Provides classes and tools for creating state machines from SCXML files.
Qt Sensors                Provides access to sensor hardware and motion gesture recognition.
Qt Serial Bus             Provides access to serial industrial bus interface.
Qt Serial Port            Provides access to hardware and virtual serial ports.
Qt Speech                 Provides support for accessibility features such as text-to-speech.
Qt SVG                     Classes for displaying the contents of SVG files.
Qt UI Tools               Classes for loading QWidget based forms created in Qt Designer dynamically, at runtime.
Qt WebChannel             Provides access to QObject or QML objects from HTML clients for seamless integration of Qt applications with HTML/JavaScript clients.
Qt WebEngine              Classes and functions for embedding web content in applications using the Chromium browser project.
Qt WebSockets             Provides WebSocket communication.
Qt WebView                Displays web content in a QML application by using APIs native to the platform.
Qt Windows Extras         Provides platform-specific APIs for Windows.
Qt X11 Extras             Provides platform-specific APIs for X11.
Qt XML                    C++ implementations of SAX and DOM.
Qt XML Patterns           Support for XPath, XQuery, XSLT and XML schema validation.
Qt Wayland Compositor     Provides a framework to develop a Wayland compositor.
Qt Charts                 UI Components for displaying charts.
Qt Data Visualization     UI Components for creating 3D data visualizations.
Qt Virtual Keyboard       A framework for implementing different input methods as well as a QML virtual keyboard.

1b. Licensed software  Embedded software development libraries
<table>
<thead>
<tr>
<th>Module</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Boot 2 Qt stack</td>
<td>Yocto based Embedded Linux stack for selected target hardware</td>
</tr>
<tr>
<td>Qt OTA</td>
<td>Client-side capability for device image updates Over The Air.</td>
</tr>
<tr>
<td>Device Utilities</td>
<td>Collection of APIs to manage the device, e.g. display, WiFi and Bluetooth settings.</td>
</tr>
<tr>
<td>Qt Debugging Bridge (QDB) Daemon</td>
<td>Enables host-target deployment, debugging, profiling and other features over USB. Up to developer to decide if this is left in the final solution.</td>
</tr>
</tbody>
</table>

### 1c. Licensed Software - Qt Tools/Applications

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qt Creator</td>
<td>The integrated development environment for Qt.</td>
</tr>
<tr>
<td>Qt Designer</td>
<td>Qt tool for designing and building graphical user interfaces.</td>
</tr>
<tr>
<td>Qt Linguist</td>
<td>Tool used to add translations to Qt applications.</td>
</tr>
<tr>
<td>Qt Assistant</td>
<td>Tool for viewing online documentation in Qt help-file format.</td>
</tr>
<tr>
<td>Qmake</td>
<td>Utility tool used to automate the generation of make files.</td>
</tr>
<tr>
<td>uic</td>
<td>User interface compiler for the Qt GUI toolkit.</td>
</tr>
<tr>
<td>rcc</td>
<td>Resource compiler used for embedding resources into Qt applications.</td>
</tr>
<tr>
<td>lupdate</td>
<td>Tool that finds the translatable strings in the specified source, header and Qt Designer interface files, and produces or updates translation files.</td>
</tr>
<tr>
<td>lrelease</td>
<td>Tool that produces translation files in the compact binary format used by localized Qt applications.</td>
</tr>
<tr>
<td>qlaqr</td>
<td>Qt parser generator tool.</td>
</tr>
<tr>
<td>qdoc</td>
<td>Configurable documentation generation tool.</td>
</tr>
<tr>
<td>qmlscene</td>
<td>QML launcher tool</td>
</tr>
<tr>
<td>qmlviewer</td>
<td>QML launcher tool</td>
</tr>
</tbody>
</table>

### 1d. Licensed software Qt Tools/Applications specific to embedded software development

<table>
<thead>
<tr>
<th>Tool</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Target toolchains</td>
<td>Cross compilation toolchains for supported target devices and operating systems</td>
</tr>
<tr>
<td>Qt Debugging Bridge (QDB) Host Tools</td>
<td>Enables deployment, debugging, profiling and other features over USB from development host PC to target device.</td>
</tr>
<tr>
<td>qtconfig-gui</td>
<td>Qt Lite Configurator tool graphical interface</td>
</tr>
<tr>
<td>Qt Emulator</td>
<td>Qt emulator</td>
</tr>
</tbody>
</table>

### 2. Parts of the Licensed Software that are permitted for distribution in object-code form only (Redistributables) under this Agreement:

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*Open Source Used In Cisco Modeling Labs 2.02561*
2a. Qt for Application Development
   (i) The Licensed Software's Qt Toolkit libraries defined in 1a
   (ii) The Licensed Software's installer framework

2b. Qt for Device Creation
   (i) Qt for Application Development Redistributables defined in 2a
   (ii) The Licensed Software's Embedded software development libraries defined in 1b

2c. Qt 3D Studio
   The Licensed Softwares Qt 3D Studio Runtime (Qt53DStudioRuntime2)

APPENDIX 3: ADDITIONS TO LICENSED SOFTWARE
In addition to what is provided under the definition of the Licensed Software, Parties agree that Licensed Software shall also include the following additional software products of The Qt Company if included in the quote / invoice:
Qt for Automation
- MQTT software protocol libraries
- KNX software protocol libraries
- OPCUA (open source backend)
- OPCUA (Unified Automation backend)
Qt Safe Renderer
- Qt Safe Renderer library
Qt Application Manager
- Qt Application Manager library with Qt Creator integration

All the above is considered as Redistributables and subject to applicable provisions and limitations including but not limited to what is defined in Section 3.

APPENDIX 4: SMALL BUSINESS AND START-UP APPENDIX
The provisions of this Appendix 4 are applicable for Start-up Companies and for the Evaluation Term.
For the purpose of this Appendix 4, the following additional definitions shall be applicable:
Trial Term shall mean a period of twelve (12) months.
Start-up Company means a company with a maximum annual revenue, including funding, equivalent to 100,000 USD (in applicable currency) during a respective calendar year, as evidenced by duly audited records of the Licensee and approved by The Qt Company.

During the Trial Term, Section 3 shall apply with following modifications (Trial Term Modifications):
- Licenses granted under Sections 3.1 and 3.2 shall be free of any charge. For clarity, License for distribution of Devices pursuant to Section 3.3 is
subject to applicable License Fee for necessary Distribution Licenses;
- Development License under Section 3.1 is limited to a maximum of three (3)
  Designated Users; and
- Support is available subject to availability, as judged by The Qt Company at
  its free and absolute discretion.

Upon expiry of the Trial Term:
a) This Appendix 4 is terminated, Trial Term Modifications cease to remain in
  force, Licensees Development Licenses shall be automatically converted into
  licenses subject to a License Fee (in the amount specified in the quote or
  in Appendix 2 and payable with a 30-day payment term) and Licensees rights
  and obligations under this Agreement shall continue to remain in force under
  the standard provisions of the Agreement, unless the Licensee notifies The
  Qt Company in writing no less than ninety (90) days before such expiry date
  that Licensee does not agree to such continuance, in which event the
  Agreement, and all rights of the Licensee thereunder, shall expire; provided
  however that
b) in the event the Licensee still qualifies as a Start-up Company, the
  Licensee has an option (Option), instead of what is stated in item a)
  above, to extend the Trial Term renewal is limited to one time and total
  duration of Trial Terms thus to 24 months after the effective date. Licensee
  shall notify The Qt Company in writing no less than ninety (90) days before
  the expiry date, if Licensee wish to exercise the Option.

APPENDIX 5: NON-COMMERCIAL USE APPENDIX
The provisions of this Appendix 5 are applicable for non-commercial use of the
Licensed Software by the Licensee.
For the purpose of this Appendix 5, the following additional definitions
(replacing the relevant definition of the Agreement, where applicable) shall be
applicable:
Demo Units shall mean (i) hardware development platform, which incorporates
the Licensed Software along with Licensees software and/or hardware, and
(ii) prototype versions of Applications or Devices.
Designated User(s) shall mean the employees and students of the Licensee.
Licensee Products shall mean Applications and/or Devices.
Permitted Purpose shall mean (i) Licensees internal evaluation and testing
of Licensed Software, (ii) building Demo Units as well as (iii) educational
use.
Term shall mean a period of twelve (12) months or any such other period as
may be agreed between the Parties.

For the purpose of this Appendix 5, the following changes shall be agreed with
respect to relevant Sections of the Agreement:
I. Recital (A) shall be replaced in its entirety to read as follows: (A)
   Licensee wishes to use the Licensed Software for the Permitted Purpose.
II. Section 3.1 shall be replaced in its entirety to read as follows:
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III. Sections 3.2, 3.3, 8 and 10 shall be deleted.

IV. Section 3.4 shall be replaced in its entirety to read as follows:
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additional license from The Qt Company.

V. Section 12 shall be replaced in its entirety to read as follows:
This Agreement shall enter into force upon due acceptance by both Parties
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cease using the Licensed Software. All other copies of Licensed Software
in the possession or control of Licensee must be erased or destroyed. An
officer of Licensee must, upon request, promptly deliver to The Qt Company
a written confirmation that this has occurred.

Except for the modifications specified above, this Appendix carries no change to
the terms of the Agreement which shall remain in full force.

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

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1.565 define-property 0.2.5
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1.566 infer-owner 1.0.4

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1.567 browserify-cipher 1.0.1

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PREAMBLE
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d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.
(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany
it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.
You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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1.578 chzyer-readline 20170315-snapshot-20817941

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1.582 glibc 2.30 r0

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@subheading Preamble

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We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

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modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating
Although the Lesser General Public License is less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

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You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)
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These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

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

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

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

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

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

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

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

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

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/* _setjmp is implemented in setjmp.S */

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

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

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse
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b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

1.585 python-requests 2.22.0

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1.586 xinit 1.4.1-r0

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1.587 resolve-url 0.2.1

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1.588 pascal-case 0.1.1

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1.589 libcroco 0.6.13-r1

1.589.1 Available under license :

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5. A program that contains no derivative of any portion of the
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its purpose remains meaningful.

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

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4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form
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d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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copy of the Corresponding Source for all the software in the
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more than your reasonable cost of physically performing this
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1.613 openrc 0.41.2-r1

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1.6.16 libogg 1.3.6-r2

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1.618 is-array 1.0.0

1.619 y18n 4.0.0

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1.620 xterm-addon-fit 0.3.0

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1.621 rs-parsepatch 0.2.8

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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became
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Whether this is true is especially significant if the work can be
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If such an object file uses only numerical parameters, data
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Otherwise, if the work is a derivative of the Library, you may
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1.631 json-cpp 1.9.1

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1.632 caniuse-lite 1.0.30001020

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1.633 mkfontscale 1.2.1-r1

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    pkgver=1.2911
    pkgrel=1
    pkgdesc="Perl extension implements the BSD process resource limit functions"
    url="http://search.cpan.org/dist/BSD-Resource/
    arch="all"
    license="GPL PerlArtistic"
    cpandepends=""
    cpanmakedepends=""
    depends=""$cpandepends"
    makedepends="perl-dev $cpanmakedepends"
    subpackages="$pkgname-doc"
    source="http://search.cpan.org/CPAN/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"

    builddir="$srcdir/_pkgreal-$pkgver"

    prepare() {
        default_prepare
        cd "$builddir"
        export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
        PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
    }

    build() {
        cd "$builddir"
        export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
        make
    }

    check() {
        cd "$builddir"
        make test
    }

    package() {
        cd "$builddir"
        make DESTDIR="$pkgdir" install
        find "$pkgdir" \( -name perllocal.pod -o -name .packlist \) -delete
    }
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Hwaci
pkgname=spdx-licenses
pkgver=3.5
pkgrel=0
pkgdesc="Various data formats for the SPDX License List"
url="https://spdx.org/"
arch="noarch"
options="!check"
license="CC-BY-3.0"
source="license-list-data-$pkgver.tar.gz::https://github.com/spdx/license-list-data/archive/v$pkgver.tar.gz"
builddir="$srcdir/license-list-data-$pkgver"
subpackages="$pkgname-list"

_types="html json rdfa rdfnt rdfturtle rdfxml template text"
for type in $_types; do
  subpackages="$subpackages $pkgname-$type:_subpkg"
done

build() {
  cd "$builddir"
}

package() {
  mkdir -p "$pkgdir"
}

_subpkg() {
  local type=${subpkgname/$pkgname-/}
  pkgdesc="$pkgdesc ($type)"
  install_if="$pkgname"
  mkdir -p "$subpkgdir/usr/share/spdx"
  cp -r "$builddir/$type"/usr/share/spdx/ $subpkgdir/$type
}

list() {
  pkgdesc="$pkgdesc (licence list)"
  mkdir -p "$subpkgdir/usr/share/spdx"
  local i; for i in $builddir/text/*/*.txt; do
    local license="$(<i)"
    pkgdesc="License: $license"
    inst_if="$pkgname"
    ln -sf "$i" "$pkgdir/$i"
  done
}

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pkgname=py-flake8-copyright
__pkgname=flake8-copyright
pkgver=0.2.0
pkgrel=2
pkgdesc="Extension for flake8 which checks for copyrights"
url="https://github.com/savoirfairelinux/flake8-copyright"
arch="noarch"
license="MIT"
depends="flake8"
makedepends="python3-dev"
source="https://files.pythonhosted.org/packages/source/$(_pkgname:0:1)/$_pkgname/$_pkgname-$pkgver.tar.gz"
builddir="$srcdir"/$_pkgname-$pkgver

build() {
  cd "$builddir"
  python3 setup.py build || return 1
}

package() {
  cd "$builddir"
  python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
}

md5sums="c6348990c6d74933bf5d5f6a55a14bdf  flake8-copyright-0.2.0.tar.gz"
sha256sums="aeef26eb4d5223c9cd5b101e68175fcef6d2b353bf366a688fdd62fcccfe2b73  flake8-copyright-0.2.0.tar.gz"
sha512sums="bab1bfaed3a525ac3c7da12b1f2ee338c204cc69b72d05cd39560e528fa7f5d586c3b1be9570f4a977a7e2417b586e543bfa12abce256b2023c8c4993eeb90  flake8-copyright-0.2.0.tar.gz"

mini_sendmail - accept email on behalf of real sendmail

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# Maintainer: Natanael Copa <ncopa@alpinelinux.org>
pkgname=libart-lgpl
pkgver=2.3.21
pkgrel=5
pkgdesc="A library for high-performance 2D graphics"
url="http://www.levien.com/libart/
arch="all"
options=":check" # No test suite.
license="LGPL-2.0+"
depends=
makedepends=
subpackages="$pkgname-dev"
source="https://download.gnome.org/sources/libart_lgpl/2.3/libart_lgpl-$pkgver.tar.bz2"

builddir="$srcdir/libart_lgpl-$pkgver"

prepare() {
    cd "$builddir"
    update_config_sub
default_prepare
}

build() {
    cd "$builddir"
    ./configure 
    --build=$CBUILD 
    --host=$CHOST 
    --prefix=/usr
    make
}

package() {
    cd "$builddir"
    make DESTDIR="$pkgdir" install
}


sha512sums="8a632a6a4da59e5e8c02ec2f5a57e36d182b325b46513765425e5f171ff9ae326af1b133725beba28f7e7
6654309e001ae9bace727b5b4c8589405256a3c020  libart_lgpl-2.3.21.tar.bz2"

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1.635 urllib3 1.24.1

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# Contributions to the urllib3 project

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## Contributors

In chronological order:

* victor.vde <http://code.google.com/u/victor.vde/>
  * HTTPS patch (which inspired HTTPSConnectionPool)

* erikcederstrand <http://code.google.com/u/erikcederstrand/>
  * NTLM-authenticated HTTPSConnectionPool

* niphlod <niphlod@gmail.com>
  * Basic-authenticated HTTPSConnectionPool (merged into make_headers)

* niphlod <niphlod@gmail.com>
  * Client-verified SSL certificates for HTTPSConnectionPool
* Response gzip and deflate encoding support
* Better unicode support for filepost using StringIO buffers

* btoconnor <brian@btoconnor.net>
  * Non-multipart encoding for POST requests

* p.dobrogost <http://code.google.com/u/@WBRSRlBZDhBFXQB6/>
  * Code review, PEP8 compliance, benchmark fix

* kennethreitz <me@kennethreitz.com>
  * Bugfixes, suggestions, Requests integration

* georgemarshall <https://github.com/georgemarshall>
  * Bugfixes, Improvements and Test coverage

* Thomas Kluyver <thomas@kluyver.me.uk>
  * Python 3 support

* brandon-rhodes <http://rhodesmill.org/brandon>
  * Design review, bugfixes, test coverage.

* studer <theo.studer@gmail.com>
  * IPv6 url support and test coverage

* Shivaram Lingamneni <slingamn@cs.stanford.edu>
  * Support for explicitly closing pooled connections

* hartator <hartator@gmail.com>
  * Corrected multipart behavior for params

* Thomas Weischuh <thomas@t-8ch.de>
  * Support for TLS SNI
  * API unification of ssl_version/cert_reqs
  * SSL fingerprint and alternative hostname verification
  * Bugfixes in testsuite

* Sune Kirkeby <mig@ibofobi.dk>
  * Optional SNI-support for Python 2 via PyOpenSSL.

* Marc Schlaich <marc.schlaich@gmail.com>
  * Various bugfixes and test improvements.

* Bryce Boe <bbzbryce@gmail.com>
  * Correct six.moves conflict
  * Fixed pickle support of some exceptions

* Boris Figovsky <boris.figovsky@ravellosystems.com>
  * Allowed to skip SSL hostname verification
* Cory Benfield <https://lukasa.co.uk/about/>
  * Stream method for Response objects.
  * Return native strings in header values.
  * Generate 'Host' header when using proxies.

* Jason Robinson <jaywink@basshero.org>
  * Add missing WrappedSocket.fileno method in PyOpenSSL

* Audrius Butkevicius <audrius.butkevicius@elastichosts.com>
  * Fixed a race condition

* Stanislav Vitkovskiy <stas.vitkovsky@gmail.com>
  * Added HTTPS (CONNECT) proxy support

* Stephen Holsapple <sholsapp@gmail.com>
  * Added abstraction for granular control of request fields

* Martin von Gagern <Martin.vGagern@gmx.net>
  * Support for non-ASCII header parameters

* Kevin Burke <kev@inburke.com> and Pavel Kirichenko <juanych@yandex-team.ru>
  * Support for separate connect and request timeouts

* Peter Waller <p@pwaller.net>
  * HTTPResponse.tell() for determining amount received over the wire

* Nipunn Koorapati <nipunn1313@gmail.com>
  * Ignore default ports when comparing hosts for equality

* Danilo @dbrgn <https://dbrgn.ch/>
  * Disabled TLS compression by default on Python 3.2+
  * Disabled TLS compression in pyopenssl contrib module
  * Configurable cipher suites in pyopenssl contrib module

* Roman Bogorodskiy <roman.bogorodskiy@ericsson.com>
  * Account retries on proxy errors

* Nicolas Delaby <nicolas.delaby@ezeep.com>
  * Use the platform-specific CA certificate locations

* Josh Schneier <https://github.com/jschneier>
  * HTTPHeaderDict and associated tests and docs
  * Bugfixes, docs, test coverage

* Tahia Khan <http://tahia.tk/>
  * Added Timeout examples in docs
* Arthur Grunseid <https://grunseid.com>
* source_address support and tests (with https://github.com/bui)

* Ian Cordasco <graffatcolmingov@gmail.com>
* PEP8 Compliance and Linting
* Add ability to pass socket options to an HTTP Connection

* Erik Tollerud <erik.tollerud@gmail.com>
* Support for standard library io module.

* Krishna Prasad <kprasad.iitd@gmail.com>
* Google App Engine documentation

* Aaron Meurer <asmeurer@gmail.com>
* Added Url.url, which unparses a Url

* Evgeny Kapun <abacabadabacaba@gmail.com>
* Bugfixes

* Benjamen Meyer <bm_witness@yahoo.com>
* Security Warning Documentation update for proper capture

* Shivan Sornarajah <github@sornars.com>
* Support for using ConnectionPool and PoolManager as context managers.

* Alex Gaynor <alex.gaynor@gmail.com>
* Updates to the default SSL configuration

* Tomas Tomecek <ttomecek@redhat.com>
* Implemented generator for getting chunks from chunked responses.

* tlynn <https://github.com/tlynn>
* Respect the warning preferences at import.

* David D. Riddle <ddriddle@illinois.edu>
* IPv6 bugfixes in testsuite

* Thea Flowers <magicalgirl@google.com>
* App Engine environment tests.
* Documentation re-write.

* John Krauss <https://github.com/talos>
* Clues to debugging problems with `cryptography` dependency in docs

* Disassem <https://github.com/Disassem>
* Fix pool-default headers not applying for url-encoded requests like GET.

* James Atherfold <jlatherfold@hotmail.com>
* Bugfixes relating to cleanup of connections during errors.

* Christian Pedersen <https://github.com/chripede>
  * IPv6 HTTPS proxy bugfix

* Jordan Moldow <https://github.com/jmoldow>
  * Fix low-level exceptions leaking from ``HTTPResponse.stream()``.
  * Bugfix for ``ConnectionPool.urlopen(release_conn=False)``.
  * Creation of ``HTTPConnectionPool.ResponseCls``.

* Predrag Gruevski <https://github.com/obi1kenobi>
  * Made cert digest comparison use a constant-time algorithm.

* Adam Talsma <https://github.com/a-tal>
  * Bugfix to ca_cert file paths.

* Evan Meagher <https://evanmeagher.net>
  * Bugfix related to `memoryview` usage in PyOpenSSL adapter

* John Vandenberg <jayvdb@gmail.com>
  * Python 2.6 fixes; pyflakes and pep8 compliance

* Andy Caldwell <andy.m.caldwell@googlemail.com>
  * Bugfix related to reusing connections in indeterminate states.

* Ville Skytt <ville.skytta@iki.fi>
  * Logging efficiency improvements, spelling fixes, Travis config.

* Shige Takeda <smtakeda@gmail.com>
  * Started Recipes documentation and added a recipe about handling concatenated gzip data in HTTP response

* Jesse Shapiro <jesse@jesseshapiro.net>
  * Various character-encoding fixes/tweaks
  * Disabling IPv6 DNS when IPv6 connections not supported

* David Foster <http://dafoster.net/>
  * Ensure order of request and response headers are preserved.

* Jeremy Cline <jeremy@jcline.org>
  * Added connection pool keys by scheme

* Aviv Palivoda <palaviv@gmail.com>
  * History list to Retry object.
  * HTTPResponse contains the last Retry object.

* Nate Prewitt <nate.prewitt@gmail.com>
  * Ensure timeouts are not bools and greater than zero.
  * Fixed infinite loop in `stream` when amt=None.
* Added length_remaining to determine remaining data to be read.
* Added enforce_content_length to raise exception when incorrect content-length received.

* Seth Michael Larson <sethmichaellarson@protonmail.com>
  * Created selectors backport that supports PEP 475.

* Alexandre Dias <alex.dias@smarkets.com>
  * Don't retry on timeout if method not in whitelist

* Moinuddin Quadri <moin18@gmail.com>
  * Lazily load idna package

* Tom White <s6yg1ez3@mail2tor.com>
  * Made SOCKS handler differentiate socks5h from socks5 and socks4a from socks4.

* Tim Burke <tim.burke@gmail.com>
  * Stop buffering entire deflate-encoded responses.

* Tuukka Mustonen <tuukka.mustonen@gmail.com>
  * Add counter for status_forcelist retries.

* Erik Rose <erik@mozilla.com>
  * Bugfix to pyopenssl vending

* Wolfgang Richter <wolfgang.richter@gmail.com>
  * Bugfix related to loading full certificate chains with PyOpenSSL backend.

* Mike Miller <github@mikeage.net>
  * Logging improvements to include the HTTP(S) port when opening a new connection

* Ioannis Tziakos <mail@itziakos.gr>
  * Fix `utilselectors_fileobj_to_fd` to accept `long`.
  * Update appveyor tox setup to use the 64bit python.

* Akamai (through Jesse Shapiro) <jshapiro@akamai.com>
  * Ongoing maintenance

* Dominique Leuenberger <dimstar@opensuse.org>
  * Minor fixes in the test suite

* Will Bond <will@wbond.net>
  * Add Python 2.6 support to `contrib.securetransport`

* Aleksei Alekseev <alekseev.yeskela@gmail.com>
  * using auth info for socks proxy

* Chris Wilcox <git@crwilcox.com>
  * Improve contribution guide
* Add `HTTPResponse.geturl` method to provide `urllib2.urlopen().geturl()` behavior

* Bruce Merry <https://www.brucemerry.org.za>
  * Fix leaking exceptions when system calls are interrupted with zero timeout

* Hugo van Kemenade <https://github.com/hugovk>
  * Drop support for EOL Python 2.6

* Tim Bell <https://github.com/timb07>
  * Bugfix for responses with Content-Type: message/* logging warnings

* Justin Bramley <https://github.com/jbramleycl>
  * Add ability to handle multiple Content-Encodings

* [Your name or handle] <[email or website]>
  * [Brief summary of your changes]

### 1.636 vue-js 2.6.11

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### 1.637 esrecurse 4.2.1
1.638 bluebird-js v3.7.2

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1.639 aproba 1.2.0

1.640 safe-buffer v5.2.0

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1.641 py-ptyprocess 0.6.0

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1.643 axios 0.18.1

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1.644 qt 5.12.4-r0

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Following applies to:
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./test/schur_real.cpp
./test/prec_inverse_4x4.cpp
./test/smallvectors.cpp
./test/redux.cpp
./test/special_numbers.cpp
./test/adjoint.cpp
./test/resize.cpp
./test/mixingtypes.cpp
./test/product_trmv.cpp
./test/sparse_solvers.cpp
./test/cholesky.cpp
./test/geo_quaternion.cpp
./test/miscmatrices.cpp
./test/stddeque.cpp
./test/integer_types.cpp
./test/product_large.cpp
./test/eigensolver_generic.cpp
./test/householder.cpp
./test/geo_orthomethods.cpp
./test/array_for_matrix.cpp
./test/sparseLM.cpp
./test/upperbidiagonalization.cpp
./test/nomalloc.cpp
./test/packetmath.cpp
./test/jacobisvd.cpp
./test/geo_transformations.cpp
./test/swap.cpp
./test/eigensolver_selfadjoint.cpp
./test/inverse.cpp
./test/product_selfadjoint.cpp
./test/product_trsolve.cpp
./test/product_extra.cpp
./test/sparse_solver.h
./test/mapstride.cpp
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./test/eigen2support.cpp
./test/denseLM.cpp
./test/stdvector.cpp
./test/nesting_ops.cpp
./test/sparse_permutations.cpp
./test/zerosized.cpp
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./test/vectorwiseop.cpp
./test/cwiseop.cpp
./test/basicstuff.cpp
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Computer graphics and geometric modeling: implementation and algorithms
By Max K. Agoston
Springer; 1 edition (January 4, 2005)
http://books.google.com/books?q=vatti+clipping+agoston

See also:
"Polygon Offsetting by Computing Winding Numbers"
Paper no. DETC2005-85513 pp. 565-575
ASME 2005 International Design Engineering Technical Conferences
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  - `libavcodec/x86/idct_mmx.c`
  - `libavfilter/x86/vf_removegrain.asm`
- the following building and testing tools
  - `compat/solaris/make_sunver.pl`
  - `doc/t2h.pm`
  - `doc/texi2pod.pl`
  - `libswresample/swresample-test.c`
  - `tests/checkasm/*`
  - `tests/tiny_ssim.c`
- the following filters in libavfilter:
  - `vf_blackframe.c`
  - `vf_boxblur.c`
  - `vf_colormatrix.c`
  - `vf_cover_rect.c`
  - `vf_cropdetect.c`
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### Compatible libraries
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- librubberband
- libvidstab
- libx264
- libx265
- libxavs
- libxvid

When combining them with FFmpeg, FFmpeg needs to be licensed as GPL as well by passing `--enable-gpl` to configure.

The OpenCORE and VisualOn libraries are under the Apache License 2.0. That license is incompatible with the LGPL v2.1 and the GPL v2, but not with version 3 of those licenses. So to combine these libraries with FFmpeg, the license version needs to be upgraded by passing `--enable-version3` to configure.

### Incompatible libraries

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From strings/apr_strnatcmp.c, include/apr_strings.h:

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.
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bzip2/libbzip2 version 1.0.6 of 6 September 2010
void 0;
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In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations, which became Zope Corporation. In 2001, the Python Software Foundation (PSF, see https://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation was a sponsoring member of the PSF.

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`cssmin.py` - A Python port of the YUI CSS compressor.

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From strings/apr_strnatcmp.c, include/apr_strings.h:

strnatcmp.c -- Perform 'natural order' comparisons of strings in C.  
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* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:
Mike Belshe (mbelshe@netscape.com)
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source: https://github.com/johan/world.geo.json

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- By Lunarmedia, 06 August, 2006
- Available at (and packed with) JavascriptCompressor.com

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"A generic solution to polygon clipping"
http://portal.acm.org/citation.cfm?id=129906

Computer graphics and geometric modeling: implementation and algorithms
By Max K. Agoston
Springer; 1 edition (January 4, 2005)
http://books.google.com/books?q=vatti+clipping+agoston

See also:
"Polygon Offsetting by Computing Winding Numbers"
Paper no. DETC2005-85513 pp. 565-575
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C++ Big Integer Library
(see ChangeLog for version)

http://mattmccutchen.net/bigint/

Written and maintained by Matt McCutchen <matt@mattmccutchen.net>

You can use this library in a C++ program to do arithmetic on integers of size limited only by your computer's memory. The library provides BigUnsigned and BigInteger classes that represent nonnegative integers and signed integers, respectively. Most of the C++ arithmetic operators are overloaded for these classes, so big-integer calculations are as easy as:

#include "BigIntegerLibrary.hh"

BigInteger a = 65536;
cout << (a * a * a * a * a * a * a);

(prints 340282366920938463463374607431768211456)

The code in `sample.cc' demonstrates the most important features of the library. To get started quickly, read the code and explanations in that file and run it. If you want more detail or a feature not shown in `sample.cc', consult the actual header and source files, which are thoroughly commented.

This library emphasizes ease of use and clarity of implementation over speed;
some users will prefer GMP (http://swox.com/gmp/), which is faster. The code is
intended to be reasonably portable across computers and modern C++ compilers; in
particular, it uses whatever word size the computer provides (32-bit, 64-bit, or
otherwise).

Compiling programs that use the library
---------------------------------------
The library consists of a folder full of C++ header files (`.hh') and source
files (`.cc'). Your own programs should `#include' the necessary header files
and link with the source files. A makefile that builds the sample program
(`sample.cc') is included; you can adapt it to replace the sample with your own
program.

Alternatively, you can use your own build system or IDE. In that case, you must
put the library header files where the compiler will find them and arrange to
have your program linked with the library source files; otherwise, you will get
errors about missing header files or "undefined references". To learn how to do
this, consult the documentation for the build system or IDE; don't bother asking
me. Adding all the library files to your project will work in many IDEs but may
not be the most desirable approach.

Resources
---------
The library’s Web site (above) provides links to released versions, the current
development version, and a mailing list for release announcements, questions,
bug reports, and other discussion of the library. I would be delighted to hear
from you if you like this library and/or find a good use for it.

Bugs and enhancements
---------------------
The library has been tested by me and others but is by no means bug-free. If
you find a bug, please report it, whether it comes in the form of compiling
trouble, a mathematically inaccurate result, or a memory-management blooper
(since I use Java, these are altogether too common in my C++). I generally fix
all reported bugs. You are also welcome to request enhancements, but I am
unlikely to do substantial amounts of work on enhancements at this point.

Legal
-----
I, Matt McCutchen, the sole author of the original Big Integer Library, waive my
copyright to it, placing it in the public domain. The library comes with
absolutely no warranty.

~~~
/*
 * Written by Wilco Dijkstra, 1996. The following email exchange establishes the
 * license.
 */
Hi Kevin,

Thanks for asking. Those routines are public domain (originally posted to comp.sys.arm a long time ago), so you can use them freely for any purpose.

Cheers,

Wilco

----- Original Message ----- 
From: "Kevin Ma" <kma@google.com>
To: <Wilco.Dijkstra@ntlworld.com>
Sent: Thursday, June 23, 2011 11:44 PM
Subject: Fwd: sqrt routine

Hi Wilco,

I saw your sqrt routine from several web sites, including
http://www.finesse.demon.co.uk/steven/sqrt.html.
Just wonder if there's any copyright information with your Successive approximation routines, or if I can freely use it for any purpose.
Thanks.
Kevin

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This is a copy of CONTRIBUTORS file for the Pthreads-win32 library, downloaded from http://sourceware.org/cgi-bin/cvsweb.cgi/~checkout/~pthreads/CONTRIBUTORS?rev=1.32&cvsroot=pthreads-win32
Included here to compliment the Pthreads-win32 license header in wtf/ThreadingWin.cpp file. WebKit is using derived sources of ThreadCondition code from Pthreads-win32.

 contributors (in approximate order of appearance)

[See also the ChangeLog file where individuals are attributed in log entries. Likewise in the FAQ file.]

Ben Elliston bje at cygnus dot com
Initiated the project;
setup the project infrastructure (CVS, web page, etc.);
early prototype routines.
Ross Johnson rpj at callisto dot canberra dot edu dot au
early prototype routines;
ongoing project coordination/maintenance;
implementation of spin locks and barriers;
various enhancements;
bug fixes;
documentation;
testsuite.
Robert Colquhoun rjc at trump dot net dot au
Early bug fixes.
John E. Bossom John dot Bossom at cognos dot com
Contributed substantial original working implementation;
bug fixes;
ongoing guidance and standards interpretation.
Anders Norlander anorland at hem2 dot passagen dot se
Early enhancements and runtime checking for supported
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General enhancements;
early bug fixes to condition variables.
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Various bug fixes.
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Bug fix.
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Bug fixes.
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Bug fixes.
Mumit Khan khan at xraylith dot wisc dot edu
Fixes to work with Mingw32.
Milan Gardianmg at tatramed dot sk
Bug fixes and reports/analyses of obscure problems.
Aurelio Medinaaurielom at cdt dot com
First implementation of read-write locks.
Graham DumpletonGraham dot dumpleton at ra dot pad dot otc dot telstra dot com dot au
Bug fix in condition variables.
Tristan Savatiertristan at mpegtv dot com
WinCE port.
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Bug fixes.
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Bug fixes to dll loading.
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Bug fixes.
Jef Gearhartgearhart at tpssys dot com
Bug fix.
Arthur Kantorakantor at bexusa dot com
Mutex enhancements.
Steven Reddiesmr at esemer dot com dot au
Bug fix.
Alexander TerekhovTEREKHOV at de dot ibm dot com
Re-implemented and improved read-write locks;
(with Louis Thomas) re-implemented and improved
condition variables;
enhancements to semaphores;
enhancements to mutexes;
new mutex implementation in 'futex' style;
suggested a robust implementation of pthread_once
similar to that implemented by V.Kliathcko;
system clock change handling re CV timeouts;
bug fixes.
Thomas Pfafftpfaff at gmx dot net
Changes to make C version usable with C++ applications;
re-implemented mutex routines to avoid Win32 mutexes
and TryEnterCriticalSection;
procedure to fix Mingw32 thread-safety issues.
Franco Bezzfranco dot bez at gmx dot de
procedure to fix Mingw32 thread-safety issues.
Louis Thomaslthomas at arbitrade dot com
(with Alexander Terekhov) re-implemented and improved condition variables.
David Korndgk at research dot att dot com
Ported to UWIN.
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Bug fix.
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Bug fix.
prionx at junodotcom prionx at junodotcom
Bug fixes.
Max Woodburymtew at cds dot duke dot edu
POSIX versioning conditionals;
reduced namespace pollution;
idea to separate routines to reduce statically linked image sizes.
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Bug fix.
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Bug fix.
Nicolas Barryboozai at yahoo dot com
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Makoto Katoraven at oldskool dot jp
AMD64 port.
Panagiotis E. Hadjidoukaspeh at hpclab dot ceid dot upatras dot gr
Contributed the QueueUserAPCEx package which
makes preemptive async cancelation possible.
Will Bryantwill dot bryant at ecosm dot com
Borland compiler patch and makefile.
Anuj Goyalanuj dot goyal at gmail dot com
Port to Digital Mars compiler.
Gottlob Fregegottlobfrege at gmail dot com
re-implemented pthread_once (version 2)
(pthread_once cancellation added by rpj).
Vladimir Kliatchkovladimir at kliatchko dot com
reimplemented pthread_once with the same form
as described by A.Terekhov (later version 2);
implementation of MCS (Mellor-Crummey/Scott) locks.
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PCRE is a library of functions to support regular expressions whose syntax and semantics are as close as possible to those of the Perl 5 language.

This is JavaScriptCore's variant of the PCRE library. While this library started out as a copy of PCRE, many of the features of PCRE have been removed.

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version 1.2.11, January 15th, 2017

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 * $Id: pa_memorybarrier.h 1240 2007-07-17 13:05:07Z bjornroche $ 
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 * Memory barrier utilities 
 * 
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* $Id: pa_ringbuffer.c 1421 2009-11-18 16:09:05Z bjornroche $
* Portable Audio I/O Library
* Ring Buffer utility.
*
* Author: Phil Burk, http://www.softsynth.com
* modified for SMP safety on Mac OS X by Bjorn Roche
* modified for SMP safety on Linux by Leland Lucius
* also, allowed for const where possible
* modified for multiple-byte-sized data elements by Sven Fischer
*
* Note that this is safe only for a single-thread reader and a
* single-thread writer.
*
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BezierEasing - use bezier curve for transition easing function
by Gatan Renaudeau 2014 - 2015  MIT License
Credits: is based on Firefox's nsSMILKeySpline.cpp

Usage:

```javascript
var spline = BezierEasing([0.25, 0.1, 0.25, 1.0])
spline.get(x) => returns the easing value | x must be in [0, 1] range
```

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'zlib' general purpose compression library
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Each time Licensee distributes a copy of Redistributables, then one
Distribution License is used, and Licensee's account of available Distribution
Licenses is decreased accordingly. Licensee may distribute copies of the
Redistributables so long as Licensee has Distribution Licenses remaining on
its account.

10.4. Payment Terms
License Fees and any other charges under this Agreement shall be paid by
Licensee no later than thirty (30) days from the date of the applicable
invoice from The Qt Company.

The Qt Company will submit an invoice to Licensee after the date of this
Agreement and/or after The Qt Company receives a Purchase Order from Licensee.

A late payment charge of the lower of (a) one percent per month; or (b) the
interest rate stipulated by applicable law, shall be charged on any unpaid balances that remain past due.

10.5. Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax, withholding tax and other taxes, duties or tariffs ("Taxes") levied directly for the sale, delivery or use of Licensed Software hereunder pursuant to any applicable law. Such applicable Taxes shall be paid by Licensee to The Qt Company, or, where applicable, in lieu of payment of such Taxes to The Qt Company, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11. RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS
11.1. Licensee's Record-keeping
Licensee shall at all times during the Term of this Agreement and for a period of seven (7) years thereafter maintain Licensee's Records in an accurate and up-to-date form. Licensee's Records shall be adequate to reasonably enable The Qt Company to determine Licensee's compliance with the provisions of this Agreement. The records shall conform to general good accounting practices.

Licensee shall, within thirty (30) days from receiving The Qt Company's request to that effect, deliver to The Qt Company a report based on Licensee's Records, such report to contain information, in sufficient detail, on (i) number and identity of users working with Licensed Software or Open Source Qt, (ii) copies of Redistributables distributed by Licensee during the most recent calendar quarter and/or any other term specified by The Qt Company, (iii) number of undistributed copies of Redistributables and corresponding number of unused Distribution Licenses remaining on Licensee's account, and (iv) any other information as The Qt Company may reasonably require from time to time.

11.2. The Qt Company's Audit Rights
The Qt Company or an independent auditor acting on behalf of The Qt Company's, may, upon at least five (5) business days' prior written notice and at its expense, audit Licensee with respect to the Licensee's use of the Licensed Software, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records and conduct necessary interviews of Licensee's relevant employees and Contractors. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement.

If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to pay The Qt Company any amounts owed for such unauthorized use within 30 days from receipt of the corresponding invoice from The Qt Company. In addition, in the event the audit
reveals a material violation of the terms of this Agreement (without limitation, either (i) underpayment of more than 10% of License Fees or 10,000 euros (whichever is more) or (ii) distribution of products, which include or result from Prohibited Combination, shall be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12. TERM AND TERMINATION

12.1. Agreement Term
This Agreement shall enter into force upon due acceptance by both Parties and remain in force for as long as there is any Development License(s) purchased under this Agreement in force ("Term"), unless and until terminated pursuant to the terms of this Section 12.

12.2. Termination and suspension of rights
Either Party shall have the right to terminate this Agreement upon thirty (30) days prior written notice if the other Party commits a material breach of any obligation of this Agreement and fails to remedy such breach within such notice period.

Instead of termination, The Qt Company shall have the right to suspend or withhold grants of all rights to the Licensed Software hereunder, including but not limited to the Development Licenses, Distribution License, and Support, should Licensee fail to make payment in timely fashion or otherwise violates or is reasonably suspected to violate its obligations or terms of this Agreement, and where such violation or breach is not cured within five (5) business days following The Qt Company's written notice thereof.

12.3. Mutual Right to Terminate
Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4. Parties Rights and Duties upon Termination
Upon expiry or termination of the Agreement, Licensee shall cease and shall cause all Designated Users (including those of its Affiliates' and Contractors') to cease using the Licensed Software and distribution of the Redistributables under this Agreement.

Notwithstanding the above, in the event the Agreement expires or is terminated:
(i) as a result of The Qt Company choosing not to renew the Development License(s) as set forth in Section 3.1, then all valid licenses possessed by the Licensee at such date shall be extended to be valid in perpetuity under the terms of this Agreement and Licensee
is entitled to purchase additional licenses as set forth in Section 10.2; or
(ii) for reason other than by The Qt Company pursuant to item (i) above or pursuant to Section 12.2, then the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at such effective date of termination.

Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.

Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

12.5. Extension in case of bankruptcy
In the event The Qt Company is declared bankrupt under a final, non-cancellable decision by relevant court of law, and this Agreement is not, at the date of expiry of the Development License(s) pursuant to Section 3.1, assigned to party, who has assumed The Qt Company’s position as a legitimate licensor of Licensed Software under this Agreement, then all valid licenses possessed by the Licensee at such date of expiry, and which the Licensee has not notified for expiry, shall be extended to be valid in perpetuity under the terms of this Agreement.

13. GOVERNING LAW AND LEGAL VENUE
In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:
(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS’ Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This
Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;
(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS
14.1. No Assignment
Except in the case of a merger or sale of substantially all of its corporate assets, Licensee shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2. No Third-Party Representations
Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company’s behalf shall be void as to The Qt Company.

14.3. Surviving Sections
Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive. Such sections include especially the following: 1, 2, 6, 7, 9, 11, 12.4, 13 and 14.

14.4. Entire Agreement
This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order accepted by The Qt Company constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein.
In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

Parties specifically acknowledge and agree that this Agreement prevails over any click-to-accept or similar agreements the Designated Users may need to accept online upon download of the Licensed Software, as may be required by The Qt Company's applicable processes relating to Licensed Software.

14.5. Modifications
No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or condition contained in Licensee’s Purchase Order ("Deviating Terms") shall apply unless The Qt Company has expressly agreed such Deviating Terms in writing. Unless and to the extent expressly agreed by The Qt Company, any such Deviating Terms shall be deemed void and with no legal effect. For clarity, delivery of the Licensed Software following the receipt of the Purchase Order including Deviating Terms shall not constitute acceptance of such Deviating Terms.

14.6. Force Majeure
Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent ("Force Majeure Event"). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7. Notices
Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for each Party on the signature page. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

14.8. Export Control
Licensee acknowledges that the Redistributables, as incorporated in Applications or Devices, may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all
laws and regulations relating to the Redistributables and exercise of licenses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9. No Implied License
There are no implied licenses or other implied rights granted under this Agreement, and all rights, save for those expressly granted hereunder, shall remain with The Qt Company and its licensors. In addition, no licenses or immunities are granted to the combination of the Licensed Software with any other software or hardware not delivered by The Qt Company under this Agreement.

14.10. Attorney Fees
The prevailing Party in any action to enforce this Agreement shall be entitled to recover its attorney's fees and costs in connection with such action.

14.11. Privacy
Licensee acknowledges and agrees that for the purpose of this Agreement, The Qt Company may collect, use, transfer and disclose personal data pertaining to Designated Users as well as any other employees and directors of the Licensee and its Contractors relevant for carrying out the intent of this Agreement. Such personal data may be collected from the Licensee or directly from the relevant individuals. The Parties acknowledge that with regard to such personal data processed hereunder, The Qt Company shall be regarded as the Data Controller under the applicable Data Protection Legislation. The Qt Company shall process any such personal data in accordance with its privacy policies and practices, which will comply with all applicable requirements of the Data Protection Legislation.

14.12. Severability
If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

APPENDICES
The Agreement includes Appendix 1, and possibly one or more of the appendices 3-5, depending on the product(s) purchased by the Licensee, what is stated in the quote or invoice, and/or what is stated in the Licensee's License Certificate.

APPENDIX 1
The modules and/or tools that are included in the respective product - Qt for Application Development (QtAD), Qt for Device Creation (QtDC), Qt for MCUs
Open Source Used In Cisco Modeling Labs 2.03773

(QtMCU), Qt 3D Studio (Qt3DS) and Qt Design Studio (QtDS) - are marked with 'X' in the below table.

Parts of the product that are permitted for distribution in object-code form only (“Redistributables”) are marked with ‘R’ in the below table.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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

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

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

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or
derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

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

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.
7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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

   b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages—typically libraries—of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

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

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.
Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

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

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under
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Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

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

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

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

b) Use a suitable shared library mechanism for linking with the
Library. A suitable mechanism is one that (1) uses at run time a
copy of the library already present on the user's computer system,
rather than copying library functions into the executable, and (2)
will operate properly with a modified version of the library, if
the user installs one, as long as the modified version is
interface-compatible with the version that the work was made with.
c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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Mesa 3-D graphics library
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Subject to the terms of this Agreement, The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable license, valid for the Term, to use, modify and copy the Licensed Software by Designated Users on the Development Platforms for the sole purposes of designing, developing, demonstrating and testing Application(s) and/or Devices, and to provide thereto related support and other services to end-user Customers.

Licensee may install copies of the Licensed Software on an unlimited number of computers provided that (i) only the Designated Users may use the Licensed Software, and (ii) all Designated Users must have a valid Development License to use Licensed Software.

Licensee may at any time designate another Designated User to replace a then-current Designated User by notifying The Qt Company in writing, provided that any Designated User may be replaced only once during any six-month period.

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Subject to the terms of this Agreement, The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable license, valid for the
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Right to distribute the Redistributables as provided herein is conditional upon the Licensee having purchased and paid the appropriate amount of Development and Distribution Licenses from The Qt Company before distributing any Redistributables to Customers.

For the avoidance of any doubt it is specifically acknowledged and agreed that distribution of Redistributables solely as installed, incorporated or integrated into Applications for execution on the Deployment Platform(s), as specified in (i) of the first paragraph of Section 3.2 above, i.e. with no connection to Devices or intention to use in connection therewith, shall not require a Distribution License.

3.3 SDK License

The Qt Company grants to Licensee a personal, worldwide, non-exclusive, non-transferable license, valid for the Term, to (i) distribute Licensed Software as a part of the SDK to Licensee's SDK Contractors in connection with the Program and (ii) in connection with the Program, by itself or by Licensee's SDK Contractors, combine, incorporate or integrate Licensed Software with, or use Licensed Software for creation of, any software created with or incorporating Open Source Qt, provided, however, that:

(i) the Licensee's SDK Contractors are only entitled to use the Licensed Software as part of SDK and for the sole purpose of developing software for Devices that are distributed under the Program; and

(ii) Licensee's SDK Contractors shall not be entitled to distribute the SDK or any part thereof to any third parties.

For the avoidance of any doubt, the distribution of such software development tools that do not contain Licensed Software shall not be covered by this Agreement.

3.4 Further Requirements

The licenses granted above in this Section 3 by The Qt Company to Licensee are conditional and subject to Licensee's compliance with the following terms:

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Open Source Used In Cisco Modeling Labs 2.03946
(i) Licensee shall not remove or alter any copyright, trademark or other proprietary rights notice contained in any portion of the Licensed Software;

(ii) Applications and SDKs must add primary and substantial functionality to the Licensed Software;

(iii) Applications may not pass on functionality which in any way makes it possible for others to create software with the Licensed Software; provided however that Licensee may use the Licensed Software's scripting and QML ("Qt Quick") functionality solely in order to enable scripting, themes and styles that augment the functionality and appearance of the Application(s) without adding primary and substantial functionality to the Application(s);

(iv) Applications and SDKs must not compete with the Licensed Software;

(v) Licensee shall not use The Qt Company's or any of its suppliers' names, logos, or trademarks to market Applications or SDKs, except that Licensee may use "Built with Qt" logo to indicate that Application(s) was developed using the Licensed Software;

(vi) Except as expressly provided in Section 3.3, Licensee shall not distribute, sublicense or disclose source code of Licensed Software to any third party (provided however that Licensee may appoint employee(s) of Contractors as Designated Users to use Licensed Software pursuant to this Agreement);

(vii) Licensee shall not grant the Customers a right to (i) make copies of the Redistributables except when and to the extent required to use the Applications and/or Devices for their intended purpose, (ii) modify the Redistributables or create derivative works thereof, (iii) decompile, disassemble or otherwise reverse engineer Redistributables, or (iv) redistribute any copy or portion of the Redistributables to any third party, except as part of the onward sale of the Device on which the Redistributables are installed;

(viii) Except as expressly provided in Section 3.3, Licensee shall not and shall cause that its Affiliates, Contractors and Licensee's SDK Contractors shall not a) in any way, combine, incorporate or integrate Licensed Software with, or use Licensed Software for creation of, any software created with or incorporating Open Source Qt or b) incorporate or integrate Applications into a hardware device or product other than a Device, unless Licensee has received an advance written permission from The Qt Company to do so. Unless specifically otherwise agreed, any and all distribution by the Licensee during the Term of a hardware device or product a) which incorporate or integrate any part of Licensed Software or Open Source Qt; or b) where the main user interface or substantial functionality is provided by software build with Licensed Software or Open Source Qt or otherwise depends on the Licensed Software or Open Source Qt, shall be considered as distribution under this Agreement and dependent on compliance thereof (including but not limited to obligation to pay applicable License Fees for such distribution);
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(xii) Licensee shall not take any action inconsistent with The Qt Company's Intellectual Property Rights; and

(xii) Attempt or enlist a third party to conduct or attempt to conduct any of the above.

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7. INDEMNIFICATION AND LIMITATION OF LIABILITY

7.1 Limitation of Liability

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE'S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER PARTY FOR ANY LOSS OF PROFIT, LOSS OF DATA, LOSS OF BUSINESS OR GOODWILL OR ANY OTHER INDIRECT, SPECIAL, CONSEQUENTIAL, INCIDENTAL OR PUNITIVE COST, DAMAGES OR EXPENSE OF ANY KIND, HOWSOEVER ARISING UNDER OR IN CONNECTION WITH THIS AGREEMENT.

EXCEPT FOR (I) CASES OF GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT, (II) LICENSEE'S DUTY TO PAY ALL APPLICABLE LICENSE FEES AND COMPENSATIONS, AND (III) BREACH OF CONFIDENTIALITY, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL EITHER PARTY’S TOTAL AGGREGATE LIABILITY UNDER THIS AGREEMENT EXCEED THE AGGREGATE LICENSE FEES RECEIVED BY THE QT COMPANY FROM LICENSEE DURING THE PERIOD OF TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE EVENT RESULTING IN SUCH
LIABILITY.

THE PROVISIONS OF THIS SECTION 7 ALLOCATE THE RISKS UNDER THIS AGREEMENT BETWEEN THE QT COMPANY AND LICENSEE AND THE PARTIES HAVE RELIED UPON THE LIMITATIONS SET FORTH HEREIN IN DETERMINING WHETHER TO ENTER INTO THIS AGREEMENT.

7.2 Licensees Indemnification

Licensee shall indemnify and hold harmless The Qt Company from and against any claim, injury, judgment, settlement, loss or expense, including attorneys' fees related to: (a) Licensee's misrepresentation in connection with The Qt Company or the Licensed Software or breach of this Agreement, (b) the Application or Device (except where such cause of liability is solely attributable to the Licensed Software).

8. SUPPORT, UPDATES AND ONLINE SERVICES

Licensee will be eligible to receive Support and Updates and to use the Online Services during the Support Term. Unless otherwise decided by The Company at its free and absolute discretion, Upgrades will not be included in the Support but may be available subject to additional fees.

Licenses granted under this Agreement shall include a prepaid Initial Support Term.

Initial Support Term shall be automatically extended to one or more Support Renewal Term(s), unless and until either Party notifies the other Party in writing that it does not wish to continue the Support, such notification to be provided to the other Party no less than ninety (90) days before expiry of the Initial Support Term or respective Support Renewal Term. During any such Support Renewal Term Support shall be available subject to prices and terms agreed between the Parties or, if no advance agreement exists, subject to The Qt Company's standard pricing applicable at the commencement date of any such Support Renewal Term. From time to time The Qt Company may change Support provided within each Support plan; provided that during the respective Initial Support Term or Support Renewal Term (as the case may be), the level of Support provided by The Qt Company may not be reduced without the consent of the Licensee.

Unless otherwise agreed, The Qt Company shall not be responsible for providing any service or support to the Customers.

9. CONFIDENTIALITY

Each Party acknowledges that during the Term of this Agreement each Party may receive information about the other Party's business, business methods, business plans, customers, business relations, technology, and other information, including the terms of this Agreement, that is confidential and of great value.
to the other Party, and the value of which would be significantly reduced if disclosed to third parties ("Confidential Information"). Accordingly, when a Party (the "Receiving Party") receives Confidential Information from the other Party (the "Disclosing Party"), the Receiving Party shall only disclose such information to employees and Contractors on a need to know basis, and shall cause its employees and employees of its Affiliates to: (i) maintain any and all Confidential Information in confidence; (ii) not disclose the Confidential Information to a third party without the Disclosing Party's prior written approval; and (iii) not, directly or indirectly, use the Confidential Information for any purpose other than for exercising its rights and fulfilling its responsibilities pursuant to this Agreement. Each Party shall take reasonable measures to protect the Confidential Information of the other Party, which measures shall not be less than the measures taken by such Party to protect its own confidential and proprietary information.

Obligation of confidentiality shall not apply to information that (i) is or becomes generally known to the public through no act or omission of the Receiving Party; (ii) was in the Receiving Party's lawful possession prior to the disclosure hereunder and was not subject to limitations on disclosure or use; (iii) is developed independently by employees or Contractors of the Receiving Party or other persons working for the Receiving Party who have not had access to the Confidential Information of the Disclosing Party, as proven by the written records of the Receiving Party; (iv) is lawfully disclosed to the Receiving Party without restrictions, by a third party not under an obligation of confidentiality; or (v) the Receiving Party is legally compelled to disclose, in which case the Receiving Party shall notify the Disclosing Party of such compelled disclosure and assert the privileged and confidential nature of the information and cooperate fully with the Disclosing Party to limit the scope of disclosure and the dissemination of disclosed Confidential Information to the minimum extent necessary.

The obligations under this Section 9 shall continue to remain in force for a period of five (5) years after the last disclosure, and, with respect to trade secrets, for so long as such trade secrets are protected under applicable trade secret laws.

10. FEES, DELIVERY AND PAYMENT

10.1 License Fees

License Fees are described in The Qt Company's standard price list, quote or Purchase Order confirmation or in an appendix hereto, as the case may be. The License Fees shall not be refunded or claimed as a credit, even on the ground that Distribution Licenses are not used, i.e. Redistributables are not actually distributed corresponding to the Distribution Licenses purchased, or for any other reason.

10.2 Ordering Licenses
Licensee may purchase Development Licenses and Distribution Licenses pursuant to agreed pricing terms or, if no specific pricing terms have been agreed upon, at The Qt Company's standard pricing terms applicable at the time of purchase.

Licensee shall submit all purchase orders for Development Licenses and Distribution Licenses to The Qt Company by email or any other method acceptable to The Qt Company (each such order is referred to herein as a "Purchase Order") for confirmation, whereupon the Purchase Order shall become binding between the Parties.

10.3 Distribution

License Packs Unless otherwise agreed, the Distribution Licenses are bought by way of Distribution License Packs.

Upon due payment of the ordered Distribution License Pack(s), the Licensee will have an account of Distribution Licenses available for installing, bundling or integrating (all jointly "installing") the Redistributables with the Devices or for otherwise distributing the Redistributables in accordance with this Agreement.

Each time Licensee "installs" or distributes a copy of Redistributables, then one Distribution License is used, and Licensee's account of available Distribution Licenses is decreased accordingly.

Licensee may "install" copies of the Redistributables so long as Licensee has Distribution Licenses remaining on its account.

Redistributables will be deemed to have been "installed" into a Device when one of the following circumstances shall have occurred: a) the Redistributables have been loaded onto the Device and used outside of the Licensee's premises or b) the Device has been fully tested and placed into Licensee's inventory (or sold) for the first time (i.e., Licensee will not be required to use (or pay for) more than one Distribution License for each individual Device, e.g. in a situation where a Device is returned to Licensee's inventory after delivery to a distributor or sale to a Customer). In addition, if Licensee includes a back-up copy of the Redistributables on a CD-ROM or other storage medium along with the product, that backup copy of the Redistributables will not be deemed to have been "installed" and will not require an additional Distribution License.

10.4 Payment Terms

License Fees and any other charges under this Agreement shall be paid by Licensee no later than thirty (30) days from the date of the applicable invoice from The Qt Company.

The Qt Company will submit an invoice to Licensee after the date of this
Agreement and/or after The Qt Company receives a Purchase Order from Licensee. A late payment charge of the lower of (a) one percent per month; or (b) the interest rate stipulated by applicable law, shall be charged on any unpaid balances that remain past due.

The Qt Company shall have the right to suspend, terminate or withhold grants of all rights to the Licensed Software hereunder, including but not limited to the Developer License, Distribution License, and Support, should Licensee fail to make payment in a timely fashion.

10.5 Taxes
All License Fees and other charges payable hereunder are gross amounts but exclusive of any value added tax, use tax, sales tax and other taxes, duties or tariffs ("Taxes"). Such applicable Taxes shall be paid by Licensee, or, where applicable, in lieu of payment of such Taxes, Licensee shall provide an exemption certificate to The Qt Company and any applicable authority.

11 RECORD-KEEPING AND REPORTING OBLIGATIONS; AUDIT RIGHTS

11.1 Licensee's Record-keeping
Licensee shall at all times maintain accurate and up-to-date written records of Licensee's activities related to the use of Licensed Software and distribution of Redistributables. The records shall be adequate to determine Licensee's compliance with the provisions of this Agreement and to demonstrate the number of Designated Users and Redistributables distributed by Licensee. The records shall conform to good accounting practices reasonably acceptable to The Qt Company.

Licensee shall, within thirty (30) days from the end of each calendar quarter, deliver to The Qt Company a report detailing the number of Designated Users and copies of Redistributables distributed by Licensee during that calendar quarter, and also detailing the number of undistributed copies of Redistributables made by Licensee and remaining in its account (i.e., undistributed copies for which Distribution Licenses have been or need to be obtained from The Qt Company). Such report shall contain such other information as The Qt Company shall reasonably require from time to time.

11.2. The Qt Company's Audit Rights
The Qt Company or an independent auditor acting on behalf of The Qt Company's, may, upon at least five (5) business days' prior written notice and at its expense, audit Licensee with respect to the use of the Redistributables, but not more frequently than once during each 6-month period. Such audit may be conducted by mail, electronic means or through an in-person visit to Licensee's place of business. Any such in-person audit shall be conducted during regular business hours at Licensee's facilities and shall not unreasonably interfere with Licensee's business activities. The Qt Company or
the independent auditor acting on behalf of The Qt Company shall be entitled to inspect Licensee's Records. All such Licensee's Records and use thereof shall be subject to an obligation of confidentiality under this Agreement.

If an audit reveals that Licensee is using the Licensed Software beyond scope of the licenses Licensee has paid for, Licensee agrees to immediately pay The Qt Company any amounts owed for such unauthorized use.

In addition, in the event the audit reveals a material violation of the terms of this Agreement (underpayment of more than 5% of License Fees shall always be deemed a material violation for purposes of this section), then the Licensee shall pay The Qt Company's reasonable cost of conducting such audit.

12 TERM AND TERMINATION

12.1 Term

This Agreement shall enter into force upon due acceptance by both Parties and remain in force for the Term, unless and until terminated pursuant to the terms of this Section 12.

12.2 Termination by The Qt Company

The Qt Company shall have the right to terminate this Agreement upon thirty (30) days prior written notice if (i) the Licensee is in material breach of any obligation of this Agreement and fails to remedy such breach within such notice period; (ii) or Licensee or any of its Affiliates bring a suit before any court or administrative agency or otherwise assert a claim against The Qt Company's or any of its Affiliates' Intellectual Property Rights or validity thereof.

12.3 Mutual Right to Terminate

Either Party shall have the right to terminate this Agreement immediately upon written notice in the event that the other Party becomes insolvent, files for any form of bankruptcy, makes any assignment for the benefit of creditors, has a receiver, administrative receiver or officer appointed over the whole or a substantial part of its assets, ceases to conduct business, or an act equivalent to any of the above occurs under the laws of the jurisdiction of the other Party.

12.4 Parties Rights and Duties upon Termination

Upon expiry or termination of the Agreement for any reason, Licensee shall, within 30 days after such termination, cease and shall cause all Designated Users (including those of its Affiliates' and Contractors') and Licensee's SDK Contractors to cease using the Licensed Software and distribution of the Redistributables under this Agreement. Notwithstanding the above, in the event the Agreement expires or is terminated for reason other than by The Qt Company
pursuant to Section 12.2, the Licensee is entitled, for a period of six (6) months after the effective date of termination, to continue distribution of Devices under the Distribution Licenses paid but unused at such effective date of termination.

Upon any such termination the Licensee shall destroy or return to The Qt Company all copies of the Licensed Software and all related materials and will certify the same to The Qt Company upon its request, provided however that Licensee may retain and exploit such copies of the Licensed Software as it may reasonably require in providing continued support to Customers.

Expiry or termination of this Agreement for any reason whatsoever shall not relieve Licensee of its obligation to pay any License Fees accrued or payable to The Qt Company prior to the effective date of termination, and Licensee shall immediately pay to The Qt Company all such fees upon the effective date of termination. Termination of this Agreement shall not affect any rights of Customers to continue use of Applications and Devices (and therein incorporated Redistributables).

13. GOVERNING LAW AND LEGAL VENUE

In the event this Agreement is in the name of The Qt Company Inc., a Delaware Corporation, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of the State of California, USA, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and

(iii) any dispute, claim or controversy arising out of or relating to this Agreement or the breach, termination, enforcement, interpretation or validity thereof, including the determination of the scope or applicability of this Agreement to arbitrate, shall be determined by arbitration in San Francisco, USA, before one arbitrator. The arbitration shall be administered by JAMS pursuant to JAMS' Streamlined Arbitration Rules and Procedures. Judgment on the Award may be entered in any court having jurisdiction. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

In the event this Agreement is in the name of The Qt Company Ltd., a Finnish Company, then:

(i) this Agreement shall be construed and interpreted in accordance with the laws of Finland, excluding its choice of law provisions;

(ii) the United Nations Convention on Contracts for the International Sale of Goods will not apply to this Agreement; and
(iii) any disputes, controversy or claim arising out of or relating to this Agreement, or the breach, termination or validity thereof shall be shall be finally settled by arbitration in accordance with the Arbitration Rules of Finland Chamber of Commerce. The arbitration tribunal shall consist of one (1), or if either Party so requires, of three (3), arbitrators. The award shall be final and binding and enforceable in any court of competent jurisdiction. The arbitration shall be held in Helsinki, Finland and the process shall be conducted in the English language. This Section shall not preclude parties from seeking provisional remedies in aid of arbitration from a court of appropriate jurisdiction.

14. GENERAL PROVISIONS

14.1 No Assignment Licensee

shall not be entitled to assign or transfer all or any of its rights, benefits and obligations under this Agreement without the prior written consent of The Qt Company, which shall not be unreasonably withheld or delayed. The Qt Company shall be entitled to freely assign or transfer any of its rights, benefits or obligations under this Agreement.

14.2 No Third Party Representations

Licensee shall make no representations or warranties concerning the Licensed Software on behalf of The Qt Company. Any representation or warranty Licensee makes or purports to make on The Qt Company’s behalf shall be void as to The Qt Company.

14.3 Surviving Sections

Any terms and conditions that by their nature or otherwise reasonably should survive termination of this Agreement shall so be deemed to survive.

14.4 Entire Agreement

This Agreement, the exhibits hereto, the License Certificate and any applicable Purchase Order constitute the complete agreement between the Parties and supersedes all prior or contemporaneous discussions, representations, and proposals, written or oral, with respect to the subject matters discussed herein. In the event of any conflict or inconsistency between this Agreement and any Purchase Order, the terms of this Agreement will prevail over the terms of the Purchase Order with respect to such conflict or inconsistency.

14.5 Modifications

No modification of this Agreement shall be effective unless contained in a writing executed by an authorized representative of each Party. No term or
condition contained in Licensee’s Purchase Order shall apply unless expressly accepted by The Qt Company in writing.

14.6 Force Majeure

Except for the payment obligations hereunder, neither Party shall be liable to the other for any delay or non-performance of its obligations hereunder in the event and to the extent that such delay or non-performance is due to an event of act of God, terrorist attack or other similar unforeseeable catastrophic event that prevents either Party for fulfilling its obligations under this Agreement and which such Party cannot avoid or circumvent (“Force Majeure Event”). If the Force Majeure Event results in a delay or non-performance of a Party for a period of three (3) months or longer, then either Party shall have the right to terminate this Agreement with immediate effect without any liability (except for the obligations of payment arising prior to the event of Force Majeure) towards the other Party.

14.7 Notices

Any notice given by one Party to the other shall be deemed properly given and deemed received if specifically acknowledged by the receiving Party in writing or when successfully delivered to the recipient by hand, fax, or special courier during normal business hours on a business day to the addresses specified for The Qt Company in the beginning of this Agreement, and for the Licensee in the Licensee’s account profile. Each communication and document made or delivered by one Party to the other Party pursuant to this Agreement shall be in the English language.

14.8 Export Control
Licensee acknowledges that the Redistributables may be subject to export control restrictions under the applicable laws of respective countries. Licensee shall fully comply with all applicable export license restrictions and requirements as well as with all lawses hereunder and shall procure all necessary governmental authorizations, including without limitation, all necessary licenses, approvals, permissions or consents, where necessary for the re-exportation of the Redistributables, Applications and/or Devices.

14.9 No Implied License
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14.10 Attorney Fees

The prevailing Party in any action to enforce this Agreement shall be entitled
14.11 Severability

If any provision of this Agreement shall be adjudged by any court of competent jurisdiction to be unenforceable or invalid, that provision shall be limited or eliminated to the minimum extent necessary so that this Agreement shall otherwise remain in full force and effect and enforceable.

IN WITNESS WHEREOF, the Parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed by Licensees authorized representative installing the Licensed Software and accepting the terms hereof in connection therewith.

Appendix 1

1. Parts of the Licensed Software that are permitted for distribution in object code form only ("Redistributables") under this Agreement:

- The Licensed Software's essential and add-on libraries

- The Licensed Software's configuration tool ("qtconfig")

- The Licensed Software's help tool ("Qt Assistant")

- The Licensed Software's internationalization tools ("Qt Linguist", "lupdate", "lrelease")

- The Licensed Software's QML ("Qt Quick") launcher tool ("qmlscene" and "qmlviewer")

- The Licensed Software's installer framework

2. Parts of the Licensed Software that are not permitted for distribution include, but are not limited to:

- The Licensed Software's source code and header files

- The Licensed Software's documentation

- The Licensed Software's documentation generation tool ("qdoc")

- The Licensed Software's tool for writing makefiles ("qmake")

- The Licensed Software's Meta Object Compiler ("moc")

- The Licensed Software's User Interface Compiler ("uic" or in the case of Qt Jambi: "juic")
- The Licensed Software's Resource Compiler ("rcc")

- The Licensed Software's generator (only in the case of Qt Jambi if applicable)

- The Licensed Software's parts of the IDE tool ("Qt Creator")

- The Licensed Software's Emulator

- Build scripts, recipes and other material for creating the configuration of Licensed Software and/or 3rd party components, including the reference operating system configuration delivered in conjunction with the ICU License - ICU 1.8.1 and later

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(c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

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## Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

## Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE=-Wl,-rpath,

## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic
## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation rules
%.$(STATIC_O): $(srcdir)/%.c
$($(COMPILE.c)) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%:o: $(srcdir)/%.c
$($(COMPILE.c)) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<
%.$(STATIC_O): $(srcdir)/%.cpp
$($(COMPILE.cc)) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%:o: $(srcdir)/%.cpp
$($(COMPILE.cc)) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%:d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec '$(GEN_DEPS.c) $<
| sed "s/([^()]*\([^()]\)\([^)]+\)/\1.o $@ : /g" > $@; \
[ -s $@ ] || rm -f $@’
%:d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$($(SHELL)) -ec '$(GEN_DEPS.cc) $<
| sed "s/([^()]*\([^()]\)\([^)]+\)/\1.o $@ : /g" > $@; \
[ -s $@ ] || rm -f $@’

## Versioned libraries rules
%.$(SO).$(SO_TARGET_VERSION_MAJOR): %.$(SO).$(SO_TARGET_VERSION)
$($(RM)) $@ && ln -s ${<F} $@
%.$(SO).$(SO_TARGET_VERSION_MAJOR): %.$(SO).$(SO_TARGET_VERSION)
$($(RM)) $@ && ln -s ${*F}.$(SO).$(SO_TARGET_VERSION) $@

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymblic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =
## End BSD-specific setup

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//*     o reverse lookup table for the decode function
//*     o reserve string buffer space in advance
//*
//****************************************************************************

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1.651 py2-idna-ssl 1.1.0

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1.652 util-macros 1.19.2-r0

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1.653 node-semver 5.7.1

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1.654 balanced-match 1.0.0

1.655 voerro-vue-tagsinput 1.11.2

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1.656 run-queue 1.0.3

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1.657 xkbcomp 1.4.2-r0

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1.658 js-yaml-native-js-port-of-pyyaml 3.13.1

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Mesa 3-D graphics library
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1.665 alpine-keys 2.1 r2
1.666 decamelize 1.2.0

1.667 visionmedia-debug 3.2.6

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1.668 to-arraybuffer 1.0.1

1.669 fast-json-stable-stringify 2.1.0

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1.671 python-dmidecode 3.12.2

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1.699 pyyaml-a-yaml-parser-and-emitter-for-python 5.3

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1.700 vue-resize 0.4.5

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1.703 nettle 3.6.8-r0
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Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.
Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don’t assume that anything in it is the same as in the ordinary license.

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

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

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

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

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

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".
A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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

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

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

   a) The modified work must itself be a software library.

   b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

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

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major
components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

   b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).
To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
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Also add information on how to contact you by electronic and paper mail.

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

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

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

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

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

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

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.
Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

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

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

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

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

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

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


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

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

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

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

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

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

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

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

5. Conveying Modified Source Versions.

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

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

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

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

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

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

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:
a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

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

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

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

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

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

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

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Linus Torvalds
/* nicstar.c  v0.22  Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
 * R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
 */
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt !< 0) for Rx skb's passed to vcc->push.
* 
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
* combined, allow nicstar_free_rx_skb to be called to
* recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
* 
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* 
* M. Welsh, 6 July 1996
* 
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1.715 process-nextick-args v2.0.1

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1.717 gozala-querystring 0.2.0
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1.719 object-hash v2.0.1

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1.720 expat 2.2.8 r0

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1.721 shared-mime-info 1.12-r0

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```
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```

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```
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1.722 bnjs 4.11.8

1.723 libxt 1.1.5-r2
1.723.1 Available under license :

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1.724 jpvanhal-inflection 0.3.1

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1.725 arr-flatten 1.1.0

1.726 libffi 3.2.1 r6

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1.727 go-chi v4.0.2

1.727.1 Available under license :
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1.728 bootstrap-vue 2.2.1

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1.729 python-certifi 2018.4.16

1.729.1 Available under license:

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c-a-bundle.crt -- Bundle of CA Root Certificates

Certificate data from Mozilla as of: Thu Nov 3 19:04:19 2011#
This is a bundle of X.509 certificates of public Certificate Authorities
(CA). These were automatically extracted from Mozilla's root certificates
file (certdata.txt). This file can be found in the mozilla source tree:
It contains the certificates in PEM format and therefore
can be directly used with curl / libcurl / php_curl, or with
an Apache+mod_ssl webserver for SSL client authentication.
Just configure this file as the SSLCACertificateFile.#

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@(#) SRCSfile: certdata.txt,v $Revision: 1.80 $Date: 2011/11/03 15:11:58 $
1.730 glib 2.60.4-r0

1.730.1 Available under license:

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Version 2.1, February 1999

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The following list of people, sorted by last name, have contributed code or patches to this implementation of sudo since I began maintaining it in 1993. This list is known to be incomplete--if you believe you should be listed, please send a note to sudo@sudo.ws.

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Adler, Mark
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Anderson, Jamie
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Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
Beverly, Jamie
Boardman, Spider
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Bowes, Keith
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Coleman, Chris
Corzine, Deven T.
Cusack, Frank
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Gerraty, Simon J.
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Hieb, Dave
Holloway, Nick
Hoover, Adam
Hunter, Michael T.
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Irrgang, Eric
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Perera, Andres
Peron, Christian S.J.
Peschel, Aaron
Peslyak, Alexander
Peterson, Toby
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Tarrall, Robert
Thomas, Matthew
Todd, Giles
Toft, Martin
Torek, Chris
Tucker, Darren
The following people have worked to translate sudo into other languages as part of the Translation Project, see https://translationproject.org for more details.

Albuquerque, Pedro
Blittermann, Mario
Bogusz, Jakub
Buo-ren, Lin
Casagrande, Milo
Castro, Felipe
Cho, Seong-ho
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Diguez, Francisco
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contrib/snowball/src/java/net/sf/snowball
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The Arabic stemmer (contrib/analyzers) comes with a default
common/src/resources/org/apache/lucene/analysis/ar/stopwords.txt.

The Persian analyzer (contrib/analyzers) comes with a default
common/src/resources/org/apache/lucene/analysis/fa/stopwords.txt.

Includes lib/servlet-api-2.4.jar from Apache Tomcat

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Last revised by Reagle $Date: 2005-06-03 18:49:13 -0400 (Fri, 03 Jun 2005) $

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ac6580df4449443a05718fd7858c1f91ad5f8d20

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1.752 openapi spec validator 0.2.8

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1.753 gmp 6.1.2 r1

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### Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

### Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

### Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

### Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE=-Wl,-rpath,
## Compiler switch to embed a library name
LD_SONAME = -Wl,-soname,-Wl,$(notdir $(MIDDLE_SO_TARGET))

## Shared library options
LD_SOOPTIONS= -Wl,-Bs b s y m b o l i c

## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

## Compilation rules
%.s$(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%.s$(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules
%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$SHELL -ec '$(GEN_DEPS.c) $< \
| sed \"s/\(^.*\)\.o.*: *\///g" > $@;\n[ -s $@ ] || rm -f $@'

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$SHELL -ec '$(GEN_DEPS.cc) $< \
| sed \"s/\(^.*\)\.o.*: *\///g" > $@;\n[ -s $@ ] || rm -f $@'

## Versioned libraries rules
%.s$(SO).$(SO_TARGET_VERSION_MAJOR): %.s$(SO).$(SO_TARGET_VERSION)
$(RM) $@ && ln -s {<F} $@
%.s$(SO): %.s$(SO).$(SO_TARGET_VERSION_MAJOR)
$(RM) $@ && ln -s {*F}.$(SO).$(SO).$(SO_TARGET_VERSION) $@

## Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bs b y m b o l i c
# Dependencies [i.e. map files] for the final library
BIR_DEPS=

## Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
STATIC_PREFIX =

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1.756 harfbuzz 2.5.1-r0

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1.758 node-mkdirp 0.5.1

1.759 nodejs-string-decoder 1.1.1
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1.763 loader-runner 2.4.0

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1.764 is-extendable 0.1.1

1.765 libcheck 0.12.0-r1

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1.766 repeat-element 1.1.3

1.767 gtk 2.24.32-r1

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Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using
a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

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

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

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

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

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

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

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

   a) The modified work must itself be a software library.

   b) You must cause the files modified to carry prominent notices
stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in
Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)
Otherwise, if the work is a derivative of the Library, you may
distribute the object code for the work under the terms of Section 6.
Any executables containing that work also fall under Section 6,
whether or not they are linked directly with the Library itself.

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

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

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

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

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

d) If distribution of the work is made by offering access to copy
from a designated place, offer equivalent access to copy the above
specified materials from the same place.
e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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

Preamble

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

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

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

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

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

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.
However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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

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

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

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

   a) The modified work must itself be a software library.

   b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

   c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.
5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

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

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

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

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

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

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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    all fields (only present with certain compiler settings).
  * Added generation of field number constants.
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Will Pierce <willp@nuclei.com>
  * Small patch improving performance of in Python serialization.
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  * Emacs mode for Protocol Buffers (editors/protobuf-mode.el).
Scott Stafford <scott.stafford@gmail.com>
  * Added Swap(), SwapElements(), and RemoveLast() to Reflection interface.
Alexander Melnikov <alm@sibmail.ru>
* HPUX support.

Oliver Jowett <oliver.jowett@gmail.com>
* Detect whether zlib is new enough in configure script.
* Fixes for Solaris 10 32/64-bit confusion.

Evan Jones <evanj@mit.edu>
* Optimize Java serialization code when writing a small message to a stream.
* Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.
* Clean up some Java warnings.
* Fix bug with permanent callbacks that delete themselves when run.

Michael Kucharski <m.kucharski@gmail.com>
* Added CodedInputStream.getTotalBytesRead().

Kacper Kowalik <xarthisius.kk@gmail.com>
* Fixed m4/acx_pthread.m4 problem for some Linux distributions.

William Orr <will@worrbase.com>
* Fixed detection of sched_yield on Solaris.
* Added atomicops for Solaris

Andrew Paprocki <andrew@ishiboo.com>
* Fixed minor IBM xlC compiler build issues
* Added atomicops for AIX (POWER)

1.780 acorn 6.4.0

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makedepends="python3-dev"
source="https://files.pythonhosted.org/packages/source/${__pkgname:0:1}/${__pkgname__pkgname}-${pkgver}.tar.gz"
builddir="$srcdir/${__pkgname__pkgname}-${pkgver}"
build() {
    cd "$builddir"
    python3 setup.py build || return 1
}

package() {
    cd "$builddir"
    python3 setup.py install --prefix=/usr --root="$pkgdir" || return 1
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pkgdesc="Perl extension implements the BSD process resource limit functions"
url="http://search.cpan.org/dist/BSDF-Resource/
arch="all"
license="GPL PerlArtistic"
cpandepends=""
cpanmakedepends=""
depends=""$cpandepends"
makedepends="perl-dev $cpanmakedepends"
subpackages="$pkgname-doc"
source="http://search.cpan.org/CPAN/authors/id/J/JH/JHI/$_pkgreal-$pkgver.tar.gz"
builddir="$srcdir/$_pkgreal-$pkgver"

prepare() {
    default_prepare
    cd "$builddir"
    export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
    PERL_MM_USE_DEFAULT=1 perl Makefile.PL INSTALLDIRS=vendor
}

build() {
    cd "$builddir"
    export CFLAGS=`perl -MConfig -E 'say $Config{ccflags}'`
    make
}
check() {
    cd "$builddir"
    make test
}

package() {
    cd "$builddir"
    make DESTDIR="$pkgdir" install
    find "$pkgdir" \( -name perllocal.pod -o -name .packlist \) -delete
}

sha512sums="d0032d41c7c0468ed1c6d8f57b885f6cb97a5039d754c8cb60b2067daedaf53bd15fb6561a3d0f828df16dfaf54171663b8065ba65f4fea16de9262728b3b6b85 BSD-Resource-1.2911.tar.gz"
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1.784 xf86-input-keyboard 1.9.0-r1

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

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

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

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

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That's all there is to it!

1.787 to-regexp-range 2.1.1

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1.788 kk-color-name 1.1.3

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1.789 normalize-path 2.1.1

1.790 lightdm-gtk-greeter 2.0.6-r0

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1.798 fill-range 4.0.0

1.799 hunspell 1.7.0-r0

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the Mozilla project has been developed by David Einstein
(Deinst@world.std.com). David and I are now
working on parallel development tracks to help
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* and we will maintain full affix file and dictionary file compatibility and work on merging our versions of MySpell back into a single tree. David has been a significant help in improving MySpell.

* Special thanks also go to La' szlo' Ne'meth <nemethl@gyorsposta.hu> who is the author of the Hungarian dictionary and who developed and contributed the code to support compound words in MySpell and fixed numerous problems with the encoding case conversion tables.

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