Open Source Used In Cisco Unified Communications Manager 11.0(1a)SU3

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1.399 libclass-load-perl 0.17 :Angel Abad 13 Feb 2012
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1.597 m4 1.4.13 :5.el6
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1.599 MAKEDEV 3.24 :6.el6
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1.618 MultipartRequest 1.30 :rc1
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1.739 reflections 0.9.9-RC1
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1.756 selinux-policy 3.7.19 :260.el6_6.1
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1.757 sensible-utils 0.0.7 :Anibal Monsalve Salazar  14 May 2012
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1.758 serializer 2.7.1
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1.6 adduser 3.112+nmu2

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This package was first put together by Ian Murdock
<i>imurdock@debian.org</i> and was maintained by Steve Phillips
<i>sjp@cvfn.org</i> from sources written for the Debian Project by Ian
Murdock, Ted Hajek <i>tedhajek@boombox.micro.umn.edu</i>, and Sven Rudolph
<i>sr1@inf.tu-dresden.de</i>.

Since Nov 27 1996, it was maintained by Guy Maor <i>maor@debian.org</i>. He
rewrote most of it.

Since May 20 2000, it is maintained by Roland Bauerschmidt
<i>rb@debian.org</i>.

Since March 24 2004, it is maintained by Roland Bauerschmidt
<i>rb@debian.org</i>, and co-maintained by Marc Haber
<i>mh+debian-packages@zugschlus.de</i>

Since 23 Oct 2005, it has been maintained by Joerg Hoh <i>joerg@joerghoh.de</i>

Since June 2006, it has been maintained by Stephen Gran <i>sgran@debian.org</i>

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1.8 alsa-lib 1.0.23-2.1
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/*
 * Latency test program
 *
 * Author: Jaroslav Kysela <perex@perex.cz>
 *
 * Author of bandpass filter sweep effect:
 * Maarten de Boer <mdeboer@iua.upf.es>
 *
 * This small demo program can be used for measuring latency between capture and playback. This latency is measured from driver (diff when playback and capture was started). Scheduler is set to SCHED_RR.
 *
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Commons BeanUtils Package
Version 1.8.3
Release Notes

INTRODUCTION:
==============

This document contains the release notes for this version of the Commons
BeanUtils package, and highlights changes since the previous version.

For more information on Commons BeanUtils, see
o http://commons.apache.org/beanutils/

Compatibility with 1.8.2
=======================

BeanUtils 1.8.3 is binary compatible release with Beanutils 1.8.2, containing only bug fixes.

BeanUtils 1.8.3 requires a minimum of JDK 1.3.

Memory Leak
============

A memory leak was found in BeanUtils 1.7.0 (see BEANUTILS-291) which was fixed
in BeanUtils 1.8.0 for JDK 1.5+. 
Testing of BeanUtils 1.8.1 revealed that the leak still appears to exist in IBM's JDK 1.6 implementation.

see http://issues.apache.org/jira/browse/BEANUTILS-291
http://issues.apache.org/jira/browse/BEANUTILS-366

BUGS FIXED:
============

The following is a list of the bugs fixed in this release, with their Jira issue number:

* [BEANUTILS-373] - MethodUtils is not thread safe because WeakFastHashMap which uses WeakHashMap is not thread-safe
* [BEANUTILS-371] - Add constructors which have useColumnLabel parameter to ResultSetDynaClass and RowSetDynaClass

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

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1.33 arptables 0.0.3.4-1

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

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

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to
permit developers of non-free programs to use free libraries, while
preserving your freedom as a user of such programs to change the free
libraries that are incorporated in them. (We have not seen how to achieve
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Note that it is possible for a library to be covered by the ordinary
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A "library" means a collection of software functions and/or data
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The "Library", below, refers to any such software library or work
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   (For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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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.

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

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

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

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

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

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

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

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

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(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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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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# from scratch.
1.54 avahi 0.6.31-2

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This package was debianized by Ross Burton <ross@debian.org> on Fri, 19 Aug 2005 11:38:54 +0000.

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set -e

# Command line arguments:
# $1 event that happened:
#  BIND: Successfully claimed address
#  CONFLICT: An IP address conflict happened
#  UNBIND: The IP address is no longer needed
#  STOP: The daemon is terminating
# $2 interface name
# $3 IP address

# We have the BSD ifconfig tool

case "$1" in
  BIND)
    ifconfig "$2" "$3"/16
  esac

CONFLICT|STOP|UNBIND)
    ifconfig "$2" "$3"/16 delete

*)
    echo "Unknown event $1" >&2
    exit 1

exit 0

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That's all there is to it!
#!/bin/sh

# $Id$
#
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#
set -e

# Command line arguments:
# $1 event that happened:
#   BIND: Successfully claimed address
#   CONFLICT: An IP address conflict happened
#   UNBIND: The IP address is no longer needed
#   STOP: The daemon is terminating
# $2 interface name
# $3 IP address

# We have the BSD ifconfig tool

case ""$1" in
  BIND)
    ifconfig "$2" "$3"/16
    ;;
  CONFLICT|STOP|UNBIND)
    ifconfig "$2" "$3"/16 delete
    ;;
  *)
    echo "Unknown event $1" >&2
    exit 1
    ;;
  esac

exit 0

1.57 axis 1.4
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1.59 axis-jaxrpc 1.4

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    <signature of Ty Coon>, 1 April 1989
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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
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e) Convey the object code using peer-to-peer transmission, provided
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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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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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5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.
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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Execute(
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**1.64 bash 4.1.2 :29.el6**

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Version 3, 29 June 2007

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From mikel@ora.com Tue Aug 1 12:13:20 1995
Flags: 10
Return-Path: mikel@ora.com
Received: from ruby.ora.com (ruby.ora.com [198.112.208.25]) by odin.INS.CWRU.Edu with ESMTP
(8.6.12+cwru/CWRU-2.1-ins)
id MAA01565; Tue, 1 Aug 1995 12:13:18 -0400 (from mikel@ora.com for <chet@odin.INS.CWRU.Edu>)
Received: (from fax@localhost) by ruby.ora.com (8.6.12/8.6.11) with UUCP id MAA23251; Tue, 1 Aug 1995
12:07:51 -0400
Received: by los.ora.com (4.1/Spike-2.1)
id AA00672; Tue, 1 Aug 95 08:57:32 EDT
Date: Tue, 1 Aug 95 08:57:32 EDT
From: mikel@ora.com (Michael Loukides)
Message-Id: <9508011257.AA00672@los.ora.com>
Subject: Re: Ksh debugger from Rosenblatt's book [for bash]
To: Chet Ramey <chet@odin.INS.CWRU.Edu>
Cc: cmarie@ora.com, cam@iinet.com.au, brosenblatt@tm.com
In-Reply-To: Chet Ramey <chet@odin.INS.CWRU.Edu>, Mon, 31 Jul 1995 16:22:48 -0400

I've modified a (modified) version of Bill Rosenblatt's ksh debugger
to work with bash-2.0. Does ORA have any problem with me distributing
it with bash-2.0?
That's great!

Go ahead and circulate it; in fact, we should probably grab it and stick it in our ftp archive, and put a reference to it in the book. (Too late to actually discuss the thing, at least for this edition).

-------
From spcecdt@armory.com Wed May 10 10:21:11 1995
Flags: 10
Return-Path: spcecdt@armory.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTP (8.6.10+cwru/CWRU-2.1-ins)
    id KAA22876; Wed, 10 May 1995 10:21:10 -0400 (from spcecdt@armory.com for <chet@odin.INS.CWRU.Edu>)
Received: from deepthought.armory.com (mmdf@deepthought.armory.com [192.122.209.42]) by po.cwru.edu with SMTP (8.6.10+cwru/CWRU-2.3)
    id BAA16354; Wed, 10 May 1995 01:33:22 -0400 (from spcecdt@armory.com for <chet@po.cwru.edu>)
From: John DuBois <spcecdt@armory.com>
Date: Tue, 9 May 1995 22:33:12 -0700
In-Reply-To: Chet Ramey <chet@odin.ins.cwru.edu>
Subject: Re: ksh scripts
Message-ID: <9505092233.aa13001@deepthought.armory.com>

Sure. The canonical versions are available on ftp.armory.com; you might want to pick up the latest versions before modifying them.

John

On May 9, 1:36pm, Chet Ramey wrote:

} Subject: ksh scripts
} From odin.ins.cwru.edu/chet Tue May 9 10:39:51 1995
} Received: from odin.INS.CWRU.Edu by deepthought.armory.com id aa22336;
} 9 May 95 10:39 PDT
} Received: (chet@localhost) by odin.INS.CWRU.Edu (8.6.10+cwru/CWRU-2.1-ins)
} id NAA20487; Tue, 9 May 1995 13:39:24 -0400 (from chet)
} Date: Tue, 9 May 1995 13:36:54 -0400
} From: Chet Ramey <chet@odin.ins.cwru.edu>
} To: john@armory.com
} Subject: ksh scripts
} Cc: chet@odin.ins.cwru.edu
} Reply-To: chet@po.cwru.edu
} Message-ID: <9505091736.AA20411.SM@odin.INS.CWRU.Edu>
} Read-Receipt-To: chet@po.CWRU.Edu
} MIME-Version: 1.0
} Content-Type: text/plain; charset=us-ascii
} Status: OR
Hi. I'm the maintainer of bash (the GNU `Bourne Again shell') for
the FSF.

I picked up a tar file of ksh scripts you wrote from an anon FTP site
a while back. I'd like your permission to include modified versions
of some of them in the next major bash distribution (with proper credit
given, of course). Is it OK if I do that?

Chet Ramey

``The lyf so short, the craft so long to lerne.`` - Chaucer

Chet Ramey, Case Western Reserve University Internet: chet@po.CWRU.Edu

-- End of excerpt from Chet Ramey

From friedman@gnu.ai.mit.edu Thu May 25 12:19:06 1995
Flags: 10
Return-Path: friedman@cli.com
Received: from po.cwru.edu (root@po.CWRU.Edu [129.22.4.2]) by odin.INS.CWRU.Edu with ESMTP (8.6.10+cwru/CWRU-2.1-ins)
    id MAA08685; Thu, 25 May 1995 12:19:05 -0400 (from friedman@cli.com for <chet@odin.INS.CWRU.Edu>)
Received: from cli.com (cli.com [192.31.85.1]) by po.cwru.edu with SMTP (8.6.10+cwru/CWRU-2.3)
    id MAA11299; Thu, 25 May 1995 12:19:00 -0400 (from friedman@cli.com for <chet@po.cwru.edu>)
Received: from tepui.cli.com by cli.com (4.1/SMI-4.1)
    id AA27213; Thu, 25 May 95 11:18:25 CDT
Received: by tepui.cli.com (4.1) id AA16031; Thu, 25 May 95 11:18:23 CDT
Message-Id: <9505251519.AA06424.SM@odin.INS.CWRU.Edu>
From: friedman@gnu.ai.mit.edu (Noah Friedman)
To: chet@po.cwru.edu
Subject: Bash scripts
Reply-To: friedman@gnu.ai.mit.edu
In-Reply-To: <chet@odin.ins.cwru.edu> Thu, 25 May 1995 11:19:59 -0400
References: <9505251519.AA06424.SM@odin.INS.CWRU.Edu>
Date: Thu, 25 May 95 11:18:21 CST

>Hi. I snagged some of your bash functions from your home directory on
>the FSF machines (naughty, I know), and I was wondering if you'd let
>me distribute them with bash-2.0. Thanks.

Sure. I think there's a later copy in
~ftp/friedman/shell-inits/init-4.89.tar.gz. There are also some elisp and
es frobs in that file.

It should serve as a pretty good example of how to get carried away. :-)

1.65 bash 4.1-3

1.65.1 Available under license:

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Version 3, 29 June 2007

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Message-Id: <9508011257.AA00672@los.ora.com>
Subject: Re: Ksh debugger from Rosenblatt's book [for bash]
To: Chet Ramey <chet@odin.INS.CWRU.Edu>
Cc: cmarie@ora.com, cam@iinet.com.au, brosenblatt@tm.com
In-Reply-To: Chet Ramey <chet@odin.INS.CWRU.Edu>, Mon, 31 Jul 1995 16:22:48 -0400

I've modified a (modified) version of Bill Rosenblatt's ksh debugger to work with bash-2.0. Does ORA have any problem with me distributing it with bash-2.0?

That's great!

Go ahead and circulate it; in fact, we should probably grab it and stick it in our ftp archive, and put a reference to it in the book. (Too late to actually discuss the thing, at least for this edition).

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Hi. I snagged some of your bash functions from your home directory on the FSF machines (naughty, I know), and I was wondering if you'd let me distribute them with bash-2.0. Thanks.

Sure. I think there's a later copy in ~ftp/friedman/shell-inits/init-4.89.tar.gz. There are also some elisp and es frobs in that file.

It should serve as a pretty good example of how to get carried away. :-)

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1.68 bcprov-jdk15 1.43

1.69 bind 9.8.2 :0.30.rc1.el6_6.2

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

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were
derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5c0f2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were
derived form the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5c6f2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5ce1f2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

* admin/check-style.sh, admin/check-style-common.awk, admin/check-style-cpp.awk, admin/check-style-shell.awk: These files, except the first one, were first implemented in the Buildtool project. They were later adapted to be part of Boost.Process and, during that process, the shell script was created.
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* configure.ac, Makefile.am: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived form the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cfff2bb5b6.

  Author: Julio Merino <jmmv@NetBSD.org>

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

  Author: Julio Merino <jmmv84@gmail.com>

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

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===========================================================================
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2
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1.72 bind9 1:9.8.4.dfsg.P1-6+nmu2+deb7u1

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The development of Dynamically Loadable Zones (DLZ) for Bind 9 was conceived and contributed by Rob Butler.

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

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

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1.73 binutils 2.20.51.0.2 :5.36.el6
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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

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

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards
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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
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5. A program that contains no derivative of any portion 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.)

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

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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
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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
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Then the package has been maintained by Charles Briscoe-Smith <cpbs@debian.org>. I gathered data for the 1999-2001 calendar files from various sources on the Internet, and I'd also like to thank Oliver Elphick, Julian Gilbey, Daniel Martin and Jaldhar H. Vyas for providing much useful data on the various religious calendars. I have edited the files they provided to fit calendar's requirements, so any errors should be attributed to me.

After cpbs@debian.org, Marco d'Itri <md@linux.it> maintained it for almost two years, before Tollef Fog Heen <tfheen@debian.org> took over. The package is now maintained by Graham Wilson <bob@decoy.wox.org>.

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Section 6 states terms for distribution of such executables.

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If such an object file uses only numerical parameters, data
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Julian Seward, Cambridge, UK.
jseward@bzip.org
bzip2/libbzip2 version 1.0.4 of 20 December 2006
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let me know how it works with your libc
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On Wed, 1 Mar 2006 20:15:02 +0100 (CET) Peter S. Mazinger wrote:
> Hello Glenn!

> I would want to add testregex.c and the related *.dat files to the uClibc
testsuite. uClibc is licensed under LGPL v2.1. I haven't found any
> licensing related info on testregex.

> Is it allowed to use the code there, or should I accomodate the testsuite
> to download the needed files from the original site each time it is ran?

> Thanks, Peter

> --
> Peter S. Mazinger <ps dot m at gmx dot net>           ID: 0xA5F059F2
> Key fingerprint = 92A4 31E1 56BC 3D5A 2D08  BB6E C389 975E A5F0 59F2

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jseward@bzip.org
bzip2/libbzip2 version 1.0.4 of 20 December 2006
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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

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1.83 c-ares 1.7.5

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END OF TERMS AND CONDITIONS
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.

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

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

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

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

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

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

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

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

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:
Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

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

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

From rms@gnu.ai.mit.edu Mon Oct 19 00:06:25 1992
Return-Path: <rms@gnu.ai.mit.edu>
Received: from mole.gnu.ai.mit.edu ([128.52.46.33]) by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0) id AA23967; Mon, 19 Oct 92 00:06:23 +0100
Received: by mole.gnu.ai.mit.edu (5.65/4.0)
id <AA25733@mole.gnu.ai.mit.edu>; Sun, 18 Oct 92 18:59:05 -0400
Date: Sun, 18 Oct 92 18:59:05 -0400
From: rms@gnu.ai.mit.edu (Richard Stallman)
Message-Id: <9210182259.AA25733@mole.gnu.ai.mit.edu>
To: haible@ma2s2.mathematik.uni-karlsruhe.de
Subject: Common Lisp and Readline
Status: RO

I hate to have to play this role with a fellow hacker, but...

If you don't change to using the GPL, then you'll have to stop using readline. Readline's terms say that the whole program has to be under the GPL, and just having the user do the link doesn't change this. If the program is designed to run with readline as a part, then readline is a part of it.

An ordinary user can decide to link readline with a program and run it. That's different--this user is not doing distribution, and thus the GPL does not restrict what he can do.

From haible Fri Oct 30 18:54:38 1992
Return-Path: <haible>
Received: by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0) id AA28745; Fri, 30 Oct 92 18:54:37 +0100
Date: Fri, 30 Oct 92 18:54:37 +0100
From: haible (Bruno Haible)
Message-Id: <9210301754.AA28745@ma2s2.mathematik.uni-karlsruhe.de>
To: haible@ma2s2.mathematik.uni-karlsruhe.de, rms@gnu.ai.mit.edu
Subject: Re: Common Lisp and Readline
Status: RO
> I hate to have to play this role with a fellow hacker, but...

I'm sorry too, as I am very indebted to the GNU project.

> Readline's terms say that the whole program has to be under
> the GPL, and just having the user do the link doesn't change this.

I don't agree. My lisp.a is not a "work based on libreadline.a". What I
 distribute is a "mere aggregation" of lisp.a and libreadline.a - the latter
 with source.

> If the program is designed to run with readline as a part, then readline
> is a part of it.

I could provide a libnoreadline.a and let the user choose to link lisp.a
 with either GNU's libreadline.a or my libnoreadline.a. Would that convince
 you that lisp.a "can be reasonably considered independent and separate work"?

Bruno Haible

From rms@gnu.ai.mit.edu Fri Oct 30 22:19:16 1992
Return-Path: <rms@gnu.ai.mit.edu>
Received: from mole.gnu.ai.mit.edu ([128.52.46.33]) by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0)
 id AA28939; Fri, 30 Oct 92 22:19:14 +0100
Received: by mole.gnu.ai.mit.edu (5.65/4.0)
id <AA04907@mole.gnu.ai.mit.edu>; Fri, 30 Oct 92 16:09:54 -0500
Date: Fri, 30 Oct 92 16:09:54 -0500
From: rms@gnu.ai.mit.edu (Richard Stallman)
Message-Id: <9210302109.AA04907@mole.gnu.ai.mit.edu>
To: haible@ma2s2.mathematik.uni-karlsruhe.de
In-Reply-To: <9210301754.AA28745@ma2s2.mathematik.uni-karlsruhe.de> (haible@ma2s2.mathematik.uni-karlsruhe.de)
Subject: Common Lisp and Readline
Status: RO

> Readline's terms say that the whole program has to be under
> the GPL, and just having the user do the link doesn't change this.

I don't agree. My lisp.a is not a "work based on libreadline.a". What I
 distribute is a "mere aggregation" of lisp.a and libreadline.a - the latter
 with source.

I could provide a libnoreadline.a and let the user choose to link lisp.a
 with either GNU's libreadline.a or my libnoreadline.a. Would that convince
 you that lisp.a "can be reasonably considered independent and separate work"?

No, and I doubt it would convince a judge either.
I'll have to insist that you stop using readline unless you make the program free.

From haible Sat Oct 31 01:08:00 1992
Return-Path: <haible>
Received: by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0)
  id AA29062; Sat, 31 Oct 92 01:08:00 +0100
Date: Sat, 31 Oct 92 01:08:00 +0100
From: haible (Bruno Haible)
Message-Id: <9210310008.AA29062@ma2s2.mathematik.uni-karlsruhe.de>
To: haible@ma2s2.mathematik.uni-karlsruhe.de, rms@gnu.ai.mit.edu
Subject: Re: Common Lisp and Readline
Status: RO

> I'll have to insist that you stop using readline unless you make the
> program free.

I built a libnoreadline.a that can be linked together with lisp.a,
replacing libreadline.a.

I will reorganize the distribution into 2 independent parts:
* clisp.lzh containing lisp.a and libnoreadline.a,
* readline.tar.Z containing libreadline.a and its source.

The first one is enough to build a CLISP executable. It contains
no GNU parts.

> I doubt it would convince a judge either.

The only thing CLISP will have to do with the readline library
is that *THE USER* *MAY OPTIONALLY* link CLISP with the readline library.

No judge will admit that this gives you the right to determine the copyright
of CLISP.

> From your own words:
> An ordinary user can decide to link readline with a program and run
> it. That's different--this user is not doing distribution, and thus
> the GPL does not restrict what he can do.

If you still insist on me being wrong, then please tell me what part
of the GNU GPL I am breaking. Or update the GNU GPL.

Bruno Haible
If someone was to turn the readline library into a shared library
(a library that is needed at runtime by the executable, but not
contained in the executable):
Would that mean that any executable that uses a readline
shared lib would have to be accompanied with full source? Or would it, in the
contrary, mean that such an executable may use the readline lib without
"containing" it and without being affected by such copyright issues?

Bruno Haible

If someone was to turn the readline library into a shared library
(a library that is needed at runtime by the executable, but not
contained in the executable):
Would that mean that any executable that uses a readline
shared lib would have to be accompanied with full source?

Yes.
I built a libnoreadline.a that can be linked together with lisp.a, replacing libreadline.a.

I will reorganize the distribution into 2 independent parts:
* clisp.lzh containing lisp.a and libnoreadline.a,
* readline.tar.Z containing libreadline.a and its source.

The first one is enough to build a CLISP executable. It contains no GNU parts.

True. If that were the whole situation--if readline did not exist--then I would have no grounds to object.

However, the sum total of what you are doing is still tantamount to distributing one program which contains readline but is not under the GPL.

This is a problem I cannot ignore. If you can get away with this then any company can get away with it. The result would be to negate for practical purposes the GPL's requirement that improvements be free. And that would deprive GNU software of a major source of improvements.

Is that what you want?
If you do succeed in circumventing the GPL for readline, you would be blazing a path for every commercial company that wants to do it. Would you really like that result?

Wouldn't it be best to eliminate this dispute by using the GPL for Common Lisp? Totally aside from readline, the Lisp system would be more useful that way. For example, maybe it could be a useful part of GNU.

> I will reorganize the distribution into 2 independent parts:
> * clisp.lzh containing lisp.a and libnoreadline.a,
> * readline.tar.Z containing libreadline.a and its source.
> The first one is enough to build a CLISP executable. It contains no GNU parts.
> However, the sum total of what you are doing is still tantamount to distributing one program which contains readline but is not under the GPL.

Not totally. The sum of what I AND THE USER are doing is tantamount to building a program which contains readline but is not under the GPL.

But
* the user isn't distributing anything.
* I am not responsible for the user's deeds,
* I am not distributing "one program", so GPL doesn't apply to me either.
If that were the whole situation--if readline did not exist--
then I would have no grounds to object.

So the only reason why you may object is that my lisp.a has an INTERFACE
that allows it to be linked to libreadline.a. As far as I know, only
the readline CODE is copyrighted, not its INTERFACE. (Would you object
because my libnoreadline.a has a similar interface?)

This is a problem I cannot ignore. If you can get away with this then
any company can get away with it.

And that would deprive GNU software of a major source of improvements.
Is that what you want?

No, of course! But I would like to see the problem analyzed in depth.

Problem 1: If someone (like me) lets the user do the final link phase.

Problem 2: If the final link phase is done by the OS automatically at run time
(shared libraries).

You should update GPL for these cases.

If you do succeed in circumventing the GPL for readline, you would be
blazing a path for every commercial company that wants to do it.

But the problems remain there even if I put CLISP under GPL.

Wouldn't it be best to eliminate this dispute by using the GPL for
Common Lisp?
> Totally aside from readline, the Lisp system would be
> more useful that way.

This and the following are convincing me:

* Up to 1991 the decision whether using GPL or not, was simply a matter of
  philosophy or copyright policy.
  The success of Linux, however, demonstrates how a speed and quality of
development was achieved which would have been impossible without access
for everyone to the source of everything.

* Finding co-developers for other Lisp packages or testers for other
  hardware/OS platforms might be easier if I release full source.

So be prepared to seeing CLISP's source before Christmas.

Yours,

B. Haible

From rms@gnu.ai.mit.edu Fri Nov  6 21:31:33 1992
Return-Path: <rms@gnu.ai.mit.edu>
Received: from mole.gnu.ai.mit.edu ([128.52.46.33]) by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0)
id AA15204; Fri, 6 Nov 92 21:31:28 +0100
Received: by mole.gnu.ai.mit.edu (5.65/4.0)
id <AA10933@mole.gnu.ai.mit.edu>; Fri, 6 Nov 92 15:20:48 -0500
Date: Fri, 6 Nov 92 15:20:48 -0500
From: rms@gnu.ai.mit.edu (Richard Stallman)
Message-Id: <9211062020.AA10933@mole.gnu.ai.mit.edu>
To: haible@ma2s2.mathematik.uni-karlsruhe.de
Cc: rms@gnu.ai.mit.edu
In-Reply-To: <9211061513.AA14116@ma2s2.mathematik.uni-karlsruhe.de> (haible@ma2s2.mathematik.uni-
karlsruhe.de)
Subject: Common Lisp, Readline and GPL.
Status: RO

* the user isn't distributing anything,
* I am not responsible for the user's deeds,
* I am not distributing "one program", so GPL doesn't apply to me either.

The FSF position would be that this is still one program, which has
only been disguised as two. The reason it is still one program is
that the one part clearly shows the intention for incorporation of the
other part.

I say this based on discussions I had with our lawyer long ago. The
issue first arose when NeXT proposed to distribute a modified GCC in
two parts and let the user link them. Jobs asked me whether this was
lawful. It seemed to me at the time that it was, following reasoning like what you are using; but since the result was very undesirable for free software, I said I would have to ask the lawyer.

What the lawyer said surprised me; he said that judges would consider such schemes to be "subterfuges" and would be very harsh toward them. He said a judge would ask whether it is "really" one program, rather than how it is labeled.

So I went back to Jobs and said we believed his plan was not allowed by the GPL.

The direct result of this is that we now have an Objective C front end. They had wanted to distribute the Objective C parser as a separate proprietary package to link with the GCC back end, but since I didn't agree this was allowed, they made it free.

So I don't think the GPL actually requires a correction for this. But perhaps it would be a good idea to add a note explaining this.

From haible Sun Nov 8 16:31:52 1992
Return-Path: <haible>
Received: by ma2s2.mathematik.uni-karlsruhe.de (4.1/SMI-4.0)
   id AA18675; Sun, 8 Nov 92 16:31:51 +0100
Date: Sun, 8 Nov 92 16:31:51 +0100
From: haible (Bruno Haible)
Message-Id: <9211081531.AA18675@ma2s2.mathematik.uni-karlsruhe.de>
To: haible@ma2s2.mathematik.uni-karlsruhe.de, rms@gnu.ai.mit.edu
Subject: Re: Common Lisp, Readline and GPL
Status: RO

Thanks you for the explanation of the lawyers' point of view.

> What the lawyer said surprised me; he said that judges would consider
> such schemes to be "subterfuges" and would be very harsh toward
> them. He said a judge would ask whether it is "really" one program,
> rather than how it is labeled.

I accept this.

> They had wanted to distribute the Objective C parser as a
> separate proprietary package to link with the GCC back end, but since
> I didn't agree this was allowed, they made it free.

The situation for CLISP is a bit different: CLISP was running without the
The readline library is not an essential or integral part of CLISP - it makes the user interface nicer, and that's all.

But libgmp.a should remain under GPL.

I'm interested in hearing why you think so.
Someone else is arguing that it should be under the LGPL;
I haven't made up my mind yet.

Because one can build a multi-precision calculator (like 'bc') as a wrapper to libgmp.a. Capability of handling arbitrary size numbers is still an essential advantage (and marketing issue) for computer algebra systems and Lisp implementations.
I had to put CLISP under GPL because libreadline.a was something I wanted to use and I didn't want to write myself. libgmp.a is similar in this respect, and it may therefore help putting some new packages under GPL.

Building libgmp.a was just too hard work. Other people shouldn't get it for free.

Bruno Haible

From rms@gnu.ai.mit.edu Tue Oct 12 18:28:27 1993
Return-Path: <rms@gnu.ai.mit.edu>
Received: from mole.gnu.ai.mit.edu by ma2s2.mathematik.uni-karlsruhe.de (4.1/SIM-4.0)
id AA08120; Tue, 12 Oct 93 18:28:25 +0100
Received: by mole.gnu.ai.mit.edu (5.65/4.0)
id <AA14488@mole.gnu.ai.mit.edu>; Tue, 12 Oct 93 13:26:57 -0400
Date: Tue, 12 Oct 93 13:26:57 -0400
From: rms@gnu.ai.mit.edu (Richard Stallman)
Message-Id: <9310121726.AA14488@mole.gnu.ai.mit.edu>
To: haible@ma2s2.mathematik.uni-karlsruhe.de
In-Reply-To: <9310121228.AA07494@ma2s2.mathematik.uni-karlsruhe.de> (haible@ma2s2.mathematik.uni-karlsruhe.de)
Subject: Re: libgmp.a
Status: RO

Thanks for reminding me about this example.
I agree it is a strong argument.
This package was originally debianized by Kevin Dalley <kevind@rahul.net> on Thu, 22 May 1997 23:51:34 -0700.

This package was redone from scratch by Matt Zimmerman <mdz@debian.org> on Sat, 11 Aug 2001 20:01:12 -0400.

It was downloaded from clisp.sourceforge.net

Copyright:

On Debian GNU/Linux systems, the complete text of the GNU General Public License can be found in ‘/usr/share/common-licenses/GPL-2’.

A complete copy of the COPYRIGHT file from the original source distribution follows here:

    Hey Emacs! -*- coding: utf-8 -*-

    Copyright (c) 1992-2009 Bruno Haible, Michael Stoll, Sam Steingold
    All Rights Reserved
Summary:

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 as published by the Free Software Foundation; see file GNU-GPL.

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Note:

This copyright does NOT cover user programs that run in CLISP and third-party packages not part of CLISP, if
a) They only reference external symbols in CLISP’s public packages that define API also provided by many other Common Lisp implementations (namely the packages COMMON-LISP, COMMON-LISP-USER, KEYWORD, CLOS, GRAY, EXT), i.e. if they don’t rely on CLISP internals and would as well run in any other Common Lisp implementation. Or
b) They only reference external symbols in CLISP’s public packages that define API also provided by many other Common Lisp implementations (namely the packages COMMON-LISP, COMMON-LISP-USER, KEYWORD, CLOS, GRAY, EXT) and some external, not CLISP specific, symbols in third-party packages that are released with source code under a GPL compatible license and that run in a great number of Common Lisp implementations, i.e. if they rely on CLISP internals only to the extent needed for gaining some functionality also available in a great number of Common Lisp implementations. Such user programs are not covered by the term ”derived work” used in the GNU GPL. Neither is their compiled code, i.e. the result of compiling them by use of the function COMPIL-FILE. We refer to such user programs as ”independent work”.

You may copy and distribute memory image files generated by the function SAVEINITMEM, if it was generated only from CLISP and independent work, and provided that you accompany them, in the sense of section 3 of the GNU GPL, with the source code of CLISP - precisely the same CLISP version that was used to build the memory image -, the source or compiled code of the user programs needed to rebuild the memory image (source code for all the parts that are not independent work, see above), and a precise description how to rebuild the memory image from these.
Foreign non-Lisp code that is linked with CLISP or loaded into CLISP through dynamic linking is not exempted from this copyright. I.e. such code, when distributed for use with CLISP, must be distributed under the GPL.

Authors:
Generic CLISP: Bruno Haible, Michael Stoll
Atari version: Bruno Haible, Michael Stoll
Amiga version: Bruno Haible, Jrg Hhle
Acorn version: Bruno Haible, Peter Burwood
DOS version: Bruno Haible, Bernhard Degel, Jrgen Weber
OS/2 version: Bruno Haible
Unix version: Bruno Haible
Multithreading: Vladimir Tzankov

Maintenance:
Bruno Haible, Michael Stoll 1992-1993
Bruno Haible, Marcus Daniels 1994-1997
Bruno Haible, Pierpaolo Bernardi, Sam Steingold 1998
Bruno Haible, Sam Steingold 1999-2001
Sam Steingold 2002-2009

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Version 3, 29 June 2007


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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.

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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.
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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.

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1.94 common-lisp-controller 7.6

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9x15B.bdf 9x15Bc.bdf 9x15.bdf 9x15c.bdf 9x15B-IL2.bdf 9x15-IL2.bdf
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### 1.123 coreutils 8.5-1

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Version 3, 29 June 2007

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This package is an updated/modernized distribution of CrackLib as previously release by Alec Muffett. Pretty much all of the files have been modified in some way to allow for this modernization and to apply numerous bug fixes and patches.

Copyright in the original source is assigned to Alec Muffett, numerous authors have contributed the patches applied to these sources, and are included here without attribution as there are no good records.

The primary reason for the updated release was to apply bug fixes and get them distributed from some central place instead of trying to get all of the various repackagers to apply additional packages.

BUILD/INSTALL NOTE: You must 'make dict', preferably after getting a large wordlist, after install. Otherwise it will not install the dictionaries. This is left as a manual step since on some systems generating the dictionary index can be time consuming.

==================================
Original CrackLib 2.7 README
==================================

CrackLib:A ProActive Password Sanity Library
By: Alec Muffett
Address:alecm@crypto.dircon.co.uk
Date:Sun Dec 14 22:16:48 GMT 1997

- This software is not my fault in any way, nor indeed anybody's -
*** What is CrackLib ***

CrackLib is a library containing a C function (well, lots of functions really, but you only need to use one of them) which may be used in a "passwd"-like program.

The idea is simple: try to prevent users from choosing passwords that could be guessed by "Crack" by filtering them out, at source.

CrackLib is an offshoot of the version 5 "Crack" software, and contains a considerable number of ideas nicked from the new software.

At the time of writing, Crack 5 is incomplete (still awaiting purchase of my home box) - but I though I could share this with you.

[ Incidentally, if Dell or anyone would like to "donate" a Linuxable 486DX2-66MHz box (EISA/16Mb RAM/640MB HD/AHA1740) as a development platform for Crack, I'd be more than grateful to hear from you. 8-) ]

NOTE THIS WELL: CrackLib is NOT a replacement "passwd" program. CrackLib is a LIBRARY. CrackLib is what trendy marketdroid types would probably call an "enabler".

The idea is that you wire it into your _own_ "passwd" program (if you have source); alternatively, you wire it into something like "shadow" from off of the net. You can use it in other things, too.

You can use it almost _everywhere_.

*** Advantages of CrackLib ***

1) it WORKS!

I wrote something similar ("goodpass") a few years back, which went out with Crack v3.x.

Goodpass was slow and buggy and I think it was used (at least in part) in "npasswd". Hopefully, CrackLib will supplant "goodpass" entirely.

2) it's FAST!

CrackLib finds potential passwords quickly, by using an index file to access dictionary words, and by keeping a table to assist binary
searching.

3) it's SMALL!

CrackLib's dictionary is modified-DAWG compressed with a chunksize of 16 words (see Crack v5.0 docs (when it comes out) for details) - and then the index file is built, with one entry per chunk.

The upshot of all this is that CrackLib can do indexed, binary searches in a 1.4 million word dictionary (raw size ~ 15Mb), but the CrackLib files (data+index+watermarks) occupy only ~ 7Mb. (45% original size)

It's even efficient over NFS!

4) it's MIND-NUMBINGLY THOROUGH!

(is this beginning to read like a B-movie flyer, or what?)

CrackLib makes literally hundreds of tests to determine whether you've chosen a bad password.

* It tries to generate words from your username and gecos entry to tries to match them against what you've chosen.

* It checks for simplistic patterns.

* It then tries to reverse-engineer your password into a dictionary word, and searches for it in your dictionary.

- after all that, it's PROBABLY a safe(-ish) password. 8-)

*** Instructions for building CrackLib...

STEP 0) Engage your brain.

I'm interested in improving the CrackLib software, doing bugfixes, "guessing technique" improvements, and portability enhancements.

I'm NOT interested in unhelpful comments like "well, _my_ operating system doesn't come with a dictionary". If it doesn't, either complain to your vendor, or GO AND GET a dictionary off the net.

CrackLib is NOT a TOOL. It is not a complete package. It is not something you can utilise directly.
It is a resource, an aid, something to enhance the functionality of other software. You need to (either) write OR modify other software to use it. If you can't do this, then you shouldn't be wasting your time with it.

Regarding bugs and portability problems: please try to work them out for yourself, and then (please) TELL me about them. This will help me improve future versions.

STEP 1) Edit the Makefile to set your preferred value of DICTPATH

This is the directory+filename-prefix that your version of CrackLib will go hunting for, and it must be visible to all programs on all hosts that use CrackLib

Hence, if you want to use a CrackLib binary on a distributed network, these files are probably best placed on an NFS server.

Note: You have to specify a FILENAME PREFIX too, eg:

DICTPATH=/usr/local/lib/pw_dict

which will generate:

/usr/local/lib/pw_dict.pwd
/usr/local/lib/pw_dict.pwi
/usr/local/lib/pw_dict.hwm

which are the files that CrackLib needs.

These files are NOT byte-order independent, in fact they are probably ARCHITECTURE SPECIFIC, mostly due to speed constraints. If this is a problem, I suggest you use:

DICTPATH=/usr/local/lib/pw_dict.sun4
DICTPATH=/usr/local/lib/pw_dict.i386
DICTPATH=/usr/local/lib/pw_dict.cray

...etc, and build several sets of files, as appropriate.

(Hackers Note: Strictly, only *.pwi and *.hwm should be architecture dependent; however, if you build two dictionaries on two different platforms, you MAY wind up with different *.pwd files too, due to incompatibilities in the std Unix utilities, or from using different SOURCEDICTs.)
I may try to work this out in the next release. In the mean time, if your *.pwd files are EXACTLY identical (use "cmp" to test), you can delete the multiple copies and use softlinks instead.

STEP 2) Add to the SOURCEDICT variable, any files containing extra words that you wish CrackLib to use. CrackLib merges all of these files together, removes redundant characters, and compresses them. Generally, the output file is 40..60% the size of all the input files, combined.

NOTE: THE DEFAULT VALUE OF "SOURCEDICT" CONTAINS "/usr/dict/words" - this is a file which can be found on many BSD-type Unix systems, containing a list of words, one per line, suitable for use with "cracklib". If you do not have such a file, refer to STEP 0.

STEP 3) do:

% make all

then do:

% make install

which will build the CrackLib dictionary in $DICTPATH.

*** NOTE THIS WELL ***

If you supply massive amounts of text to CrackLib to use as a dictionary, you must have enough free space available for use by the "sort" command, when the dictionary is built.

So: If you do not have (say) about 20Mb free in /usr/tmp (or whatever temporary area your "sort" command uses), have a look at the "util/mkdict" script.

You can usually tweak the "sort" command to use any large area of disk you desire, by use of the "-T" option, and "mkdict" has a hook for this.

STEP 4) Wire a call to "FascistCheck()" into your "passwd" program

- Left as an exercise for the reader.
*** Example of how to invoke CrackLib

Insert a call to the routine FascistCheck, which is defined thusly:

NAME
FascistCheck - check a potential password for guessability

SYNOPSIS
char *FascistCheck(char *pw, char *dictpath);

DESCRIPTION
FascistCheck() takes 2 arguments:

pw - a string containing the users chosen "potential password"

dictpath - the full path name + filename prefix of the
CrackLib dictionary, specified in the installation Makefile.
(If you still haven't sussed, I'm talking about DICTPATH).

RETURN VALUE
FascistCheck() returns the NULL pointer for a good password,
or a pointer to a diagnostic string if it is a bad password.

BUGS
- it can't catch everything. Just most things.

- it calls getpwuid(getuid()) to look up the user,
  this MAY affect poorly written programs

- using more than one pw_dict file, eg:

  char *msg;
  if (msg = FascistCheck(pw, "onepath") ||
      msg = FascistCheck(pw, "anotherpath"))
  {
    printf("Bad Password: because %s\n", msg);
  }

...works, but it's a kludge. AVOID IT IF POSSIBLE.
Using just the one dictionary is more efficient, anyway.
- PWOpen() routines should cope with having more than 1
dictionary open at a time. I'll fix this RSN.

WORKED EXAMPLE

---- modified extract from BSD distribution - "local_passwd.c" ----

#ifndef CRACKLIB_DICTPATH /* if possible, get from the same Makefile as CrackLib */
define CRACKLIB_DICTPATH "/usr/local/lib/pw_dict"
#endif	/* see examples on how to import DICTPATH into CRACKLIB_DICTPATH */
...
...
...
for (buf[0] = '0', tries = 0; :) {
p = getpass("New password:");
if (!*p) {
(void)printf("Password unchanged.\n");
pw_error(NULL, 0, 0);
}
#endif /* CRACKLIB_DICTPATH */
if (strlen(p) <= 5 && (uid != 0 || ++tries < 2)) {
(void)printf("Please enter a longer password.\n");
continue;
}
for (t = p; *t && islower(*t); ++t);
if (!*t && (uid != 0 || ++tries < 2)) {
(void)printf("Please don't use an all-lower case password.\nUnusual capitalization, control characters or digits are
suggested.\n");
continue;
} #else
{
char *msg;
if (msg = (char *) FascistCheck(pwbuf, CRACKLIB_DICTPATH)) {
printf("Please use a different password.\n");
printf("The one you have chosen is unsuitable because %s.\n", msg);
continue; /* go round and round until they get it right */
}
} #endif /* CRACKLIB_DICTPATH */

(void)strcpy(buf, p);
if (!strcmp(buf, getpass("Retype new password:")))
break;
(void)printf("Mismatch; try again, EOF to quit.\n");
}
1.130 cracklib_scripts 2.8.16 :4.el6

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1.131 cron 3.0pl1-116

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Vixie Cron V3.0
December 27, 1993
[V2.2 was some time in 1992]
[V2.1 was May 29, 1991]
[V2.0 was July 5, 1990]
[V2.0-beta was December 9, 1988]
[V1.0 was May 6, 1987]
Paul Vixie

This is a version of 'cron' that is known to run on BSD 4.23 systems. It is functionally based on the SysV cron, which means that each user can have
their own crontab file (all crontab files are stored in a read-protected
directory, usually /var/cron/tabs). No direct support is provided for
'at'; you can continue to run 'atrun' from the crontab as you have been
doing. If you don't have atrun (i.e., System V) you are in trouble.

A messages is logged each time a command is executed; also, the files
"allow" and "deny" in /var/cron can be used to control access to the
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To use this: Sorry, folks, there is no cutesy 'Configure' script. You'll
have to go edit a couple of files... So, here's the checklist:

Read all the FEATURES, INSTALL, and CONVERSION files
Edit config.h
Edit Makefile
(both of these files have instructions inside; note that
some things in config.h are definable in Makefile and are
therefore surrounded by #ifndef...#endif)
'make'
'su' and 'make install'
(you may have to install the man pages by hand)
kill your existing cron process
(actually you can run your existing cron if you want, but why?)
build new crontabs using /usr/lib/[crontab,crontab.local]
(either put them all in "root"'s crontab, or divide it up
and rip out all the 'su' commands, collapse the lengthy
lists into ranges with steps -- basically, this step is
as much work as you want to make it)
start up the new cron
(must be done as root)
watch it. test it with 'crontab -r' and watch the daemon track your
changes.
if you like it, change your /etc/[rc,rc.local] to use it instead of
the old one.

$Id: README,v 2.3 1993/12/28 08:34:43 vixie Exp $
1.132 cronie 1.4.4 :12.el6

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*@(#)bitstring.h 8.1 (Berkeley) 7/19/93
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1.133 cryptsetup-luks 1.2.0 :11.el6

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

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1.136 cups 1.3.8-1+lenny8

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The same exceptions as above apply.

#!/bin/sh
# postinst script for cups
#
# see: dh_installdeb(1)

set -e

# summary of how this script can be called:
#    * <postinst> `configure' <most-recently-configured-version>
#    * <old-postinst> `abort-upgrade' <new version>
#    * <conflictor's-postinst> `abort-remove` `in-favour' <package>
#    * <new-version>
#    * <deconfigured's-postinst> `abort-deconfigure` `in-favour'
#    * <failed-install-package> <version> `removing'
#    * <conflicting-package> <version>
# for details, see /usr/doc/packaging-manual/
#
# quoting from the policy:
# Any necessary prompting should almost always be confined to the
# post-installation script, and should be protected with a conditional
# so that unnecessary prompting doesn't happen if a package's
# installation fails and the `postinst' is called with `abort-upgrade',
# `abort-remove' or `abort-deconfigure'.

# Debconf
./usr/share/debconf/confmodule

case "$1" in
    configure)
        # Set documentation symlinks
        if [-d /usr/share/doc/cups ]; then
            if [ ! -e /usr/share/doc/cups-bsd ]; then
                ln -sf cups-common /usr/share/doc/cups-bsd
            fi
        fi

        # Add cups-lpd to inetd.conf
        db_get cups-bsd/setuplpd
        if [ "$RET" = "true" ]; then


update-inetd --add 'printer stream tcp nowait lp /usr/lib/cups/daemon/cups-lpd cups-lpd'
fi
;
;
abort-upgrade|abort-remove|abort-deconfigure)
;
;
*)
    echo "postinst called with unknown argument \"$1\"" >&2
    exit 0
    ;;
esac

# dh_installdeb will replace this with shell code automatically
# generated by other debhelper scripts.

#DEBHELPER#

exit 0
#!/bin/sh
# prerm script for cups-bsd
#
# see: dh_installdeb(1)

set -e

# summary of how this script can be called:
# * <prerm> `remove`
# * <old-prerm> `upgrade` <new-version>
# * <new-prerm> `failed-upgrade` <old-version>
# * <conflictor's-prerm> `remove` `in-favour` <package> <new-version>
# * <deconfigured's-prerm> `deconfigure` `in-favour`
# * <package-being-installed> <version> `removing`
# * <conflicting-package> <version>
# for details, see /usr/doc/packaging-manual/

if [ -L /etc/printcap ]; then
    rm -f /etc/printcap
fi

case "$1" in
    remove|upgrade|deconfigure)
    # Remove documentation links
    rm -rf /usr/share/doc/cups-bsd
    # Disable inetd entry
    update-inetd --pattern cups-lpd --disable printer
failed-upgrade)

*)
    echo "prerm called with unknown argument \"$1\"" >&2
    exit 0

esac

# dh_installdeb will replace this with shell code automatically
# generated by other debhelper scripts.

#DEBHELPER#

exit 0
usr/sbin/lpc
usr/bin/lpq
usr/bin/lpr
usr/bin/lprm
usr/share/man/man1/lpr.1.gz
usr/share/man/*/man1/lpr.1.gz
usr/share/man/man1/lprm.1.gz
usr/share/man/*/man1/lprm.1.gz
usr/share/man/man1/lpq.1.gz
usr/share/man/*/man1/lpq.1.gz
usr/share/man/man8/cups-lpd.8.gz
usr/share/man/*/man8/cups-lpd.8.gz
usr/share/man/man8/lpc.8.gz
usr/share/man/*/man8/lpc.8.gz

#!/bin/sh
# preinst script for cups-bsd
#
# see: dh_installdeb(1)

set -e

# summary of how this script can be called:
#    "* <new-preinst> `install`
#    "* <new-preinst> `install` <old-version>
#    "* <new-preinst> `upgrade` <old-version>
#    "* <old-preinst> `abort-upgrade` <new-version>

case "$1" in
    install)
        ;;
    upgrade)
        if [ ! -L /usr/share/doc/cups-bsd ]; then
            ;;

Open Source Used In Cisco Unified Communications Manager 11.0(1a)SU3
1611
rm -rf /usr/share/doc/cups-bsd
fi
;

abort-upgrade)
;

*)
echo "preinst called with unknown argument \$1" >&2
    exit 0
;
esac

# dh_installdeb will replace this with shell code automatically
# generated by other debhelper scripts.

#DEBHELPER#

exit 0
#!/bin/sh
# postrm script for cups-bsd
#
# see: dh_installdeb(1)

set -e

# summary of how this script can be called:
#
#   * <postrm> `remove'
#   * <postrm> `purge'
#   * <old-postrm> `upgrade' <new-version>
#   * <new-postrm> `failed-upgrade' <old-version>
#   * <new-postrm> `abort-install'
#   * <new-postrm> `abort-install' <old-version>
#   * <new-postrm> `abort-upgrade' <old-version>
#   * <disappearer's-postrm> `disappear' <r>overwrit<r> <new-version>
# for details, see /usr/doc/packaging-manual/

case "$1" in
    purge)
        # Remove inetd entry
        update-inetd --pattern cups-lpd --remove printer 2>/dev/null || true

        ;;

    remove|upgrade|failed-upgrade|abort-install|abort-upgrade|disappear)

        ;;
INTRODUCTION

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END OF TERMS AND CONDITIONS

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
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<one line to give the program's name and a brief idea of what it does.>
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<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

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

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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.

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

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

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

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

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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
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   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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In addition, mere aggregation of another work not based on the Library
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Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

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

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

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

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

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

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.
If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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

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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.

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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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(1)

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In a mail sent to Bruno Lowagie on January 23, 2008, Brian Burkhalter (@sun.com)
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ability to handle a lot of 'broken' TIFFs."

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FYI: Brian also added: "A bit of history might be in order. The codec classes that you used originally were based on some classes included with JAI but not strictly part of JAI. As of Java SE 1.4 an official Image I/O framework was added in javax.imageio.... This framework supports these formats:

Java 1.4: GIF (read only), JPEG, PNG
Java 1.5: Added support for BMP and WBMP
Java 1.6: Added support for writing GIF

The JAI Image I/O Tools packages (jai-imageio-core) were created to support formats handled by JAI but not included in Java SE as well as some new things like JPEG2000."

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The actual DOM Java Language Binding classes in xml-commons came from:
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The specification of DOM Level 3's various parts is at:
http://www.w3.org/TR/2004/REC-DOM-Level-3-Core-20040407/
http://www.w3.org/TR/2004/REC-DOM-Level-3-LS-20040407/
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The specification of DOM Level 2's various parts is at:
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http://www.w3.org/TR/2000/REC-DOM-Level-2-Views-20001113/

The specification of DOM Level 1's various parts is at:

Links to all available W3C DOM Java Bindings can be found at:
http://www.w3.org/DOM/DOMTR

The actual classes of The Simple API for CSS (SAC) came from:
http://www.w3.org/Style/CSS/SAC/
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The actual DOM Java Language Binding classes for SMIL came from:
http://dev.w3.org/cvsweb/java/classes/org/w3c/dom/smil/
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# written by Paul Marquess (pmqs@cpan.org)
# last modified 28th October 2007
# version 1.817
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1.153 db4 4.7.25 :(May 15, 2008)

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2010.08.28+squeeze1

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1.166 deborphan 1.7.28.3+squeeze1

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This package was debianized by Peter Palfrader <weasel@debian.org> on Sat, 3 Jun 2000 21:15:08 +0200.

Previously Cris van Pelt was upstream for deborphan and hosted it at http://tribe.eu.org/deborphan/. Since 2004 it is a native Debian package (since Cris apparently lost interest). It was maintained by Peter Palfrader since 2000. In 2008 Carsten Hey took over maintenance of deborphan.

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The End
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Version 2, June 1991

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1.168 dhcp 4.1.1 :43.P1.el6

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#!/bin/sh

find . -type f ! -name \*~ \! -exec grep -q Begin-Header \{|\} \; -print \
| grep -v ^/build

This is the Debian GNU/Linux prepackaged version of the Common Error
Description library. It is currently distributed together with the EXT2 file
system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>,
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Theodore Ts'o
23-June-2007

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That's all there is to it!
# This is a Makefile stub which handles the creation of BSD shared libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image

real-subdirs:: Makefile
@echo "MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image:$($BSDLIB_LIB)

$(BSDLIB_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSDLIB_LIB) $(OBJS))
$(MV) pic/$($BSDLIB_LIB) .
$(RM) -f ../$(BSDLIB_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) `echo $(my_dir) | sed -e 's;lib/;;'" $($BSDLIB_LIB) $(BSDLIB_LIB))

install-shlibs install:: $(BSDLIB_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSDLIB_LIB)"
@$($INSTALL_PROGRAM) $(BSDLIB_LIB) \ $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSDLIB_LIB) \ @-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSDLIB_LIB)

clean::
$(RM) -rf pic
$(RM) -f $(BSDLIB_LIB)
$(RM) -f ../$($BSDLIB_LIB)
Index: tdbsa/tdb.c
===================================================================
--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@
 Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
 /*
 */
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes
-
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1.184 e2fsprogs 1.41.12-4stable1

1.184.1 Available under license:

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

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

http://sourceforge.net/projects/e2fsprogs

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

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This is the Debian GNU/Linux prepackaged version of the EXT2 file system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

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

It is part of the main e2fsprogs distribution, which can be found at:
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Gadi Oxman, August 1995

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Theodore Ts'o
23-June-2007

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

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

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

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

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

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"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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   b) 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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      (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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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
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modification of the work for the customer’s own use and reverse
engineering for debugging such modifications.

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

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice
That's all there is to it!

#!/bin/sh

find . -type f ! -name \*~ ! -exec grep -q Begin-Header \{\} \; -print \
| grep -v ^./build
#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#
all:: image

real-subdirs:: Makefile
@echo "MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image:$(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) `echo $(my_dir) | sed -e ‘s;lib/;;’`/$(BSD_LIB) $(BSD_LIB))

install-shlibs install:: $(BSD_LIB)
@echo "INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-strip: install

install-shlibs-strip: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
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### 1.185 e2fsprogs-lib 1.41.9

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### 1.186 ebtables 2.0.9.2-2
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c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)
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1.187 ecj 3.5.1
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1.188 eggdbus 0.6 :3.el6
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1.192 esapi 2.0.1

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1.193 ethstatus 0.4.3

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It was originally written by
Gabriel Montenegro (johnpetrucci@users.sourceforge.net)
and received a few feature additions and bug fixes by Christoph Haas.

Upstream Author: Christoph Haas (email@christoph-haas.de)

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This is the Debian package of expat, the C library for parsing XML.

The source package was downloaded from <URL:http://expat.sourceforge.net>.

The original packager is Adam Di Carlo <aph@debian.org>. The current maintainer is Ardo van Rangelrooij <ardo@debian.org>.

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1.205 file 5.04 :11.el6

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Python wrappers for magic functions.

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1.206 findutils 4.4.2 :6.el6

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Debian maintainer history: The original package was put together by Ian Murdock <imurdock@debian.org>, afterwards Kevin Dalley <kevind@rahul.net> took over. 2003-07 Andreas Metzler <ametzler@debian.org> followed.

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* GNU xargs was originally written by Mike Rendell, with enhancements by David MacKenzie. Modifications by James Youngman Dmitry V. Levin

* GNU locate and its associated utilities were originally written by James Woods, with enhancements by David MacKenzie, James Youngman and Bas van Gompel.

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0.
PLPLBIG-5PLPLGBeuTypeglyph table

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1.
ARPHICPL.TXT

2.
glyph table

a)

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4340  
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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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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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1.226 gcc-4.4 4.4.7-2
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   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.)

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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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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.

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That's all there is to it!


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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.

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produce the work, or an object code interpreter used to run it.

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

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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
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User Product is transferred to the recipient in perpetuity or for a
fixed term (regardless of how the transaction is characterized), the
Corresponding Source conveyed under this section must be accompanied
by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

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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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a) The modified work must itself be a software library.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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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:
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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
Ty Coon, President of Vice

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of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an
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The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

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a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or

b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.


The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

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0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

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To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know
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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.

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

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

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

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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.

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c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

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

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1.231 gdbm 1.8.0 :36.el6

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#
# Calling this script install-sh is preferred over install.sh, to prevent
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# when there is no Makefile.
#
# This script is compatible with the BSD install script, but was written
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1.232 gdbm 1.8.3-3

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1.233 gdk-pixbuf 2.26.1-1

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This work was packaged for Debian by:

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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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(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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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline
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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.

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"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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      (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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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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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.)

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1.237 glib2.0 2.16.6-3
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This package was debianized by Akira TAGOH <tagoh@debian.org> on Thu, 7 Mar 2002 01:05:25 +0900.

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Version 3, 29 June 2007

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"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.

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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:

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(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.

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Version 2.1, February 1999

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This option is useful when you wish to copy part of the code of
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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 combine or link a "work that uses the Library" with the Library to produce a
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Julian Seward, jseward@bzip.org
bzip2/libbzzip2 version 1.0.6 of 6 September 2010

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Version 3, 29 June 2007

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# Calling this script install-sh is preferred over install.sh, to prevent
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1.253 grep 2.6.3 :6.el6

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Version 3, 29 June 2007

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GTK+ is much better because of them.

Over time, GTK+ has incorporated some pieces of software which
started as independent projects. We list the original authors here:

MS-Windows theme engine

-------------------------
Raymond Penners
Dom Lachowicz

Pixbuf theme engine

---------------------
Owen Taylor

IME input method

----------
Takuro Ashie
Kazuki IWAMOTO

Mac OS X backend
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Anders Carlsson

DirectFB backend
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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 combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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

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

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

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

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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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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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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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1.277 hsqldb 2.2.4

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create table ${schemaObjectPrefix}GLOBAL_REVISION (REVISION_ID BIGINT NOT NULL)
create unique index ${schemaObjectPrefix}GLOBAL_REVISION_IDX on ${schemaObjectPrefix}GLOBAL_REVISION (REVISION_ID)
create table ${schemaObjectPrefix}LOCAL_REVISIONS (JOURNAL_ID varchar(255) NOT NULL, REVISION_ID BIGINT NOT NULL)

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create table ${schemaObjectPrefix}GLOBAL_REVISION (REVISION_ID BIGINT NOT NULL)
create unique index ${schemaObjectPrefix}GLOBAL_REVISION_IDX on ${schemaObjectPrefix}GLOBAL_REVISION (REVISION_ID)
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1.283 httpcore 4.1.2

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1.287 ifenslave-2.6 1.1.0-17

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This package was debianized by Guus Sliepen <guus@debian.org> on Wed, 13 Jun 2001 09:31:56 +0200.

There have been several version of ifenslave circulating around in the past.
For this Debian package, the source was taken from the Documentation directory of the Linux 2.6 kernel sources.

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1.288 ifplugd 0.28-18

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1.290 inetutils 2:1.6-3.1+squeeze1

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[3]dast@nlanr.net Last modified: Jan 5, 2004
[7]measurement and operations

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1. http://dast.nlanr.net/Projects/Iperf
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3. mailto:dast@nlanr.net
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1.298 iptables 1.4.8-3
1.298.1 Available under license :

Christoph Lameter (christoph@lameter.com) created the Debian iptables package on March 26, 2000.

iptables sources were downloaded from:

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The core team:

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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.

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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 work containing portions of the Library, and distribute that work
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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
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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,
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c) Accompany the work with a written offer, valid for at
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d) If distribution of the work is made by offering access to copy
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e) Verify that the user has already received a copy of these
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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.

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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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
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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.

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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
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1.306 jackson-jaxrs-providers 2.2.1

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# Jackson JSON processor

Jackson is a high-performance, Free/Open Source JSON processing library.
It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has been in development since 2007.
It is currently developed by a community of developers, as well as supported commercially by FasterXML.com.

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1.308 jackson-module-jsonSchema 2.1.0

1.309 jackson-module-scala_2.10 2.4.1
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1.310 jain-sip-sdp 1.2.160-SNAPSHOT
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package test.unit.gov.nist.javasip.stack.dialog.timeout;

import gov.nist.javasip.DialogTimeoutEvent;
import gov.nist.javasip.SipStackImpl;
import gov.nist.javasip.DialogTimeoutEvent.Reason;

import java.util.ArrayList;
import java.util.Properties;

import javax.sip.ClientTransaction;
import javax.sip.Dialog;
import javax.sip.DialogTerminatedEvent;
import javax.sip.IOExceptionEvent;
import javax.sip.ListeningPoint;
import javax.sip.RequestEvent;
import javax.sip.ResponseEvent;
import javax.sip.ServerTransaction;
import javax.sip.SipFactory;
import javax.sip.SipListener;
import javax.sip.SipProvider;
import javax.sip.TransactionTerminatedEvent;
import javax.sip.address.Address;
import javax.sip.address.AddressFactory;
import javax.sip.address.SipURI;
import javax.sip.header.CSeqHeader;
import javax.sip.header.CallIdHeader;
import javax.sip.header.ContactHeader;
import javax.sip.header.ContentTypeHeader;
import javax.sip.header.FromHeader;
import javax.sip.header.HeaderFactory;
import javax.sip.header.MaxForwardsHeader;
import javax.sip.header.ToHeader;
import javax.sip.header.ViaHeader;
import javax.sip.message.MessageFactory;
import javax.sip.message.Request;
import javax.sip.message.Response;

import org.apache.log4j.ConsoleAppender;
import org.apache.log4j.Logger;
import org.apache.log4j.SimpleLayout;
import org.apache.log4j.helpers.NullEnumeration;

import test.tck.msgflow.callflows ProtocolObjects;

/**
 * This class sends an INVITE and upon receiving a 200 OK it doesn't send the ACK to test is the Dialog Timeout
 * Event is correctly passed to the application
 * The timeout Reason should be ACK not sent
 *
 * @author jean deruelle
 */

class ShootistNotImplementingSipListenerExt implements SipListener {

    private ListeningPoint listeningPoint;
    private ProtocolObjects protocolObjects;
    /* move variables as class variables from init() */
    private SipURI requestURI;


private CSeqHeader cSeqHeader;

private FromHeader fromHeader;

private ToHeader toHeader;

private MaxForwardsHeader maxForwards;

private SipProvider sipProvider;

private Address fromNameAddress;

private ContentTypeHeader contentTypeHeader;

private ContactHeader contactHeader;

// If you want to try TCP transport change the following to
// String transport = "tcp";
String transport = "udp";

private HeaderFactory headerFactory;

private AddressFactory addressFactory;

private MessageFactory messageFactory;

private static String PEER_ADDRESS = Shootme.myAddress;

private static int PEER_PORT = Shootme.myPort;

private static String peerHostPort = PEER_ADDRESS + ":" + PEER_PORT;

// To run on two machines change these to suit.
public static final String myAddress = "127.0.0.1";

private static final int myPort = 5060;

private boolean stateIsOk = false;

private Dialog dialog = null;

private static Logger logger = Logger.getLogger(ShootistNotImplementingSipListenerExt.class);

static {
    if (logger.getAllAppenders().equals(NullEnumeration.getInstance())) {
        logger.addAppender(new ConsoleAppender(new SimpleLayout()));
    }
}
public ShootistNotImplementingSipListenerExt(ProtocolObjects protocolObjects) {
    super();
    this.protocolObjects = protocolObjects;
    stateIsOk = protocolObjects.autoDialog;
}

public boolean checkState() {
    return stateIsOk;
}

public SipProvider createSipProvider() {
    try {
        listeningPoint = protocolObjects.sipStack.createListeningPoint(
            myAddress, myPort, protocolObjects.transport);

        sipProvider = protocolObjects.sipStack
            .createSipProvider(listeningPoint);
        return sipProvider;
    } catch (Exception ex) {
        logger.error(ex);
        DialogTimeoutTest
            .fail("Shootist: unable to create provider");
        return null;
    }
}

public void init() {
    SipFactory sipFactory = null;
    sipFactory = SipFactory.getInstance();
    sipFactory.setPathName("gov.nist");
    Properties properties = new Properties();

    /* remote peer host */
    String peerHostPort = ShootistNotImplementingSipListenerExt.peerHostPort;
    String localhost = myAddress;

    try {
        headerFactory = protocolObjects.headerFactory;
        addressFactory = protocolObjects.addressFactory;
        messageFactory = protocolObjects.messageFactory;

        String fromName = "BigGuy";
        String fromSipAddress = "here.com";
        String fromDisplayName = "The Master Blaster";
String toSipAddress = "there.com";
String toUser = "LittleGuy";
String toDisplayName = "The Little Blister";

// create >From Header
SipURI fromAddress = addressFactory.createSipURI(fromName, fromSipAddress);
fromNameAddress = addressFactory.createAddress(fromAddress);
fromNameAddress.setDisplayName(fromDisplayName);

// create To Header
SipURI toAddress = addressFactory.createSipURI(toUser, toSipAddress);
Address toNameAddress = addressFactory.createAddress(toAddress);
toNameAddress.setDisplayName(toDisplayName);
toHeader = headerFactory.createToHeader(toNameAddress, null);

// create Request URI
requestURI = addressFactory.createSipURI(toUser, peerHostPort);

// Create ContentTypeHeader
contentTypeHeader = headerFactory.createContentTypeHeader("application", "sdp");

// Create a new MaxForwardsHeader
maxForwards = headerFactory.createMaxForwardsHeader(70);

// Create contact headers
String host = localHost;
SipURI contactUrl = addressFactory.createSipURI(fromName, host);
contactUrl.setPort(listeningPoint.getPort());

// Create the contact name address.
SipURI contactURI = addressFactory.createSipURI(fromName, host);
contactURI.setPort(listeningPoint.getPort());
Address contactAddress = addressFactory.createAddress(contactURI);

// Add the contact address.
contactAddress.setDisplayName(fromName);

contactHeader = headerFactory.createContactHeader(contactAddress);

} catch (Exception ex) {
    System.out.println(ex.getMessage());
ex.printStackTrace();
public void processDialogTerminated(
          DialogTerminatedEvent dialogTerminatedEvent) {
    if(((SipStackImpl)protocolObjects.sipStack).isBackToBackUserAgent()) {
        stateIsOk = true;
        return;
    }
    if(!protocolObjects.autoDialog) {
        stateIsOk = true;
    }
}

public void processIOException(IOExceptionEvent exceptionEvent) {
    System.out.println("An IO Exception occured!");
    DialogTimeoutTest.fail("An IO Exception occured!");
}

public void processRequest(RequestEvent requestReceivedEvent) {
    Request request = requestReceivedEvent.getRequest();
    ServerTransaction serverTransactionId = requestReceivedEvent.getServerTransaction();
    System.out.println("GOT REQUEST (we shouldnt get that): "+ request.getMethod());
    DialogTimeoutTest.fail("Shouldnt receive any request:\n" + request);
}

public void processResponse(ResponseEvent responseReceivedEvent) {
    Response response = (Response) responseReceivedEvent.getResponse();
    System.out.println("GOT RESPONSE: "+ response.getStatusCode());
    if(responseReceivedEvent.getClientTransaction() == null) {
        return;
    }
    try {
        if (response.getStatusCode() == Response.OK && ((CSeqHeader) response.getHeader(CSeqHeader.NAME)).getMethod().equals(Request.INVITE)) {
            System.out.println("Not Sending ACK to test dialog timeout");
        }
    }
    catch (Exception ex) {
        ex.printStackTrace();
    }
DialogTimeoutTest.fail(
    "Shootist: Exception on process respons/send info", ex);
}

public void processTimeout(javax.sip.TimeoutEvent timeoutEvent) {
    if(protocolObjects.autoDialog) {
        DialogTimeoutTest.fail(
            "Shootist: Exception on timeout, event shouldn’t be thrown on automatic dailog creation by the stack”);
    }
}

public void processTimeout(DialogTimeoutEvent timeoutEvent) {
    stateIsOk = false;
    DialogTimeoutTest.fail(
        "Shootist: this shouldn’t be called”);
}

void sendInviteRequest() {
    System.out.println("====Send INVITE");
    try {
        cSeqHeader = headerFactory.createCSeqHeader(1L, Request.INVITE);
    }
    // Create a new CallId header
    CallIdHeader callIdHeader = sipProvider.getNewCallId();

    int fromTag = 1000 + hashCode();

    fromHeader = headerFactory.createFromHeader(fromNameAddress,new Integer(fromTag).toString());

    String sdpData = "v=0\r\n" + "o=4855 13760799956958020 13760799956958020 IN IP4 129.6.55.78\r\n" + "s=mysession session\r\n" + "p=+46 8 52018010\r\n" + "c=IN IP4 129.6.55.78\r\n" + "t=0 0\r\n" + "m=audio 6022 RTP/AVP 0 4 18\r\n" + "a=rtpmap:0 PCMU/8000\r\n" + "a=rtpmap:4 G723/8000\r\n" + "a=rtpmap:18 G729A/8000\r\n" + "a=ptime:20\r\n";
    // Create ViaHeaders
    ArrayList viaHeaders = new ArrayList();
    ViaHeader viaHeader = headerFactory.createViaHeader(myAddress,listeningPoint.getPort(),transport,null);
// add via headers
viaHeaders.add(viaHeader);
Request request = messageFactory.createRequest(requestURI,
    Request.INVITE, callIdHeader, cSeqHeader, fromHeader,
    toHeader, viaHeaders, maxForwards);

request.setHeader(contactHeader);
request.setContent(sdpData, contentTypeHeader);
// Create the client transaction.
ClientTransaction inviteTid = sipProvider
    .getNewClientTransaction(request);
if(!protocolObjects.autoDialog) {
    dialog = sipProvider.getNewDialog(inviteTid);
}
System.out.println("inviteTid = " + inviteTid + " sipDialog = "
    + inviteTid.getDialog());

// send the request out.
inviteTid.sendRequest();
} catch (Exception ex) {
    System.out.println("Fail to sendInviteRequest with SipException:\n" + ex.getMessage());
    DialogTimeoutTest.fail("Shootist: Failed to send invite: ", ex);
}
return;

}
import gov.nist.javax.sip.DialogTimeoutEvent;
import gov.nist.javax.sip.stack.SIPDialog;

import java.util.Timer;
import java.util.TimerTask;

import javax.sip.Dialog;
import javax.sip.DialogTerminatedEvent;
import javax.sip.IOExceptionEvent;
import javax.sip.ListeningPoint;
import javax.sip.RequestEvent;
import javax.sip.ResponseEvent;
import javax.sip.ServerTransaction;
import javax.sip.SipListener;
import javax.sip.SipProvider;
import javax.sip.Transaction;
import javax.sip.TransactionTerminatedEvent;
import javax.sip.address.Address;
import javax.sip.address.AddressFactory;
import javax.sip.header.CSeqHeader;
import javax.sip.header.ContactHeader;
import javax.sip.header.HeaderFactory;
import javax.sip.header.ToHeader;
import javax.sip.message.MessageFactory;
import javax.sip.message.Request;
import javax.sip.message.Response;

import org.apache.log4j.ConsoleAppender;
import org.apache.log4j.Logger;
import org.apache.log4j.SimpleLayout;
import org.apache.log4j.helpers.NullEnumeration;

import test.tck.msgflow.callflows.ProtocolObjects;

/**
 * This class receives an INVITE and sends a 180 and a 200 OK, the Shootist will not send the ACK to test is the
 * Dialog Timeout Event is correctly passed to the application.
 * The timeout Reason should be ACK not received
 *
 * @author jean deruelle
 */

public class ShootmeNotImplementingListener implements SipListener {

    class TTask extends TimerTask {

        RequestEvent requestEvent;

...
ServerTransaction st;

public TTask(RequestEvent requestEvent, ServerTransaction st) {
    this.requestEvent = requestEvent;
    this.st = st;
}

public void run() {
    Request request = requestEvent.getRequest();
    try {
        // System.out.println("shootme: got an Invite sending OK");
        Response response = messageFactory.createResponse(180, request);
        ToHeader toHeader = (ToHeader) response.getHeader(ToHeader.NAME);
        Address address = addressFactory.createAddress("Shootme <sip:" + myAddress + ":" + myPort + ">");
        ContactHeader contactHeader = headerFactory.createContactHeader(address);
        response.addHeader(contactHeader);
        if(!protocolObjects.autoDialog) {
            ((SipProvider)requestEvent.getSource()).getNewDialog(st);
        }
        st.getDialog().setApplicationData("some junk");

        // System.out.println("got a server transaaction "+ st);
        st.sendResponse(response); // send 180(RING)
        response = messageFactory.createResponse(200, request);
        toHeader = (ToHeader) response.getHeader(ToHeader.NAME);
        String toTag = new Integer((int) (Math.random() * 100000)).toString("_ResponseCode_"+responseCodeToINFO);
        toHeader.setTag(toTag); // Application is supposed to set.
        response.addHeader(contactHeader);
        st.sendResponse(response); // send 200(OK)
    } catch (Exception ex) {
        ex.printStackTrace();
        DialogTimeoutTest.fail("Shootme: Failed in timer task!!!", ex);
    }
}

private static AddressFactory addressFactory;

private static MessageFactory messageFactory;
private static HeaderFactory headerFactory;

private boolean stateIsOk = true;

private ProtocolObjects protocolObjects;

private int responseCodeToINFO = 500;

// To run on two machines change these to suit.
public static final String myAddress = "127.0.0.1";

public static final int myPort = 5070;

private static Logger logger = Logger.getLogger(ShootmeNotImplementingListener.class);

static {
    if (logger.getAllAppenders().equals(NullEnumeration.getInstance())) {
        logger.addAppender(new ConsoleAppender(new SimpleLayout()));
    }
}

public ShootmeNotImplementingListener(ProtocolObjects protocolObjects) {
    this.protocolObjects = protocolObjects;
    stateIsOk = protocolObjects.autoDialog;
}

public boolean checkState() {
    return stateIsOk;
}

public SipProvider createSipProvider() throws Exception {
    ListeningPoint lp = protocolObjects.sipStack.createListeningPoint(myAddress, myPort,
    protocolObjects.transport);

    SipProvider sipProvider = protocolObjects.sipStack.createSipProvider(lp);
    return sipProvider;
}

public void init() {

    headerFactory = protocolObjects.headerFactory;
    addressFactory = protocolObjects.addressFactory;
    messageFactory = protocolObjects.messageFactory;
}
public void processAck(RequestEvent requestEvent, ServerTransaction serverTransaction) {
    SipProvider sipProvider = (SipProvider) requestEvent.getSource();
    try {
        // System.out.println("*** shootme: got an ACK ")
        // + requestEvent.getRequest());
        if (serverTransaction == null) {
            System.out.println("null server transaction -- ignoring the ACK!");
            return;
        }
        Dialog dialog = serverTransaction.getDialog();
        System.out.println("Dialog Created = " + dialog.getDialogId() + " Dialog State = " + dialog.getState());
        System.out.println("Waiting for INFO");
    } catch (Exception ex) {
        ex.printStackTrace();
        DialogTimeoutTest.fail("Shootme: Failed on process ACK", ex);
    }
}

public void processDialogTerminated(DialogTerminatedEvent dialogTerminatedEvent) {
    TimerTask timerTask = new CheckAppData(dialogTerminatedEvent.getDialog());
    new Timer().schedule(timerTask, 9000);
    // Dialog dialog = dialogTerminatedEvent.getDialog();
    // System.out.println("Dialog Terminated Event " + dialog.getDialogId());
    // if (this.responseCodeToINFO>=300)
    //    {
    //        DialogTimeoutTest.fail("Shootme: Got DialogTerminatedEvent, this shouldnt happen");
    //        stateIsOk=false;
    //    }
}

public void processInfo(RequestEvent requestEvent) {
    try {
        Response info500Response = messageFactory.createResponse(this.responseCodeToINFO,
            requestEvent.getRequest());
        requestEvent.getServerTransaction().sendResponse(info500Response);
    } catch (Exception e) {
        e.printStackTrace();
    }
}
DialogTimeoutTest.fail("Shootme: Failed on process INFO", e);
}

/**
 * Process the invite request.
 */
public void processInvite(RequestEvent requestEvent, ServerTransaction serverTransaction) {
    try {
        // System.out.println("ProcessInvite");
        Request request = requestEvent.getRequest();
        SipProvider sipProvider = (SipProvider) requestEvent.getSource();
        // Note you need to create the Server Transaction
        // before the listener returns but you can delay sending the
        // response
        ServerTransaction st = sipProvider.getNewServerTransaction(request);

        TTask ttask = new TTask(requestEvent, st);
        int ttime = 100;

        new Timer().schedule(ttask, ttime);
    } catch (Exception ex) {
        ex.printStackTrace();
        DialogTimeoutTest.fail("Shootme: Failed on process INVITE", ex);
    }
}

public void processIOException(IOExceptionEvent exceptionEvent) {
    System.out.println("IOException event");
    DialogTimeoutTest.fail("Got IOException event");
}

public void processRequest(RequestEvent requestEvent) {
    Request request = requestEvent.getRequest();
    ServerTransaction serverTransactionId = requestEvent.getServerTransaction();

    System.out.println("GOT REQUEST: " + request.getMethod());

    if (request.getMethod().equals(Request.INVITE)) {
        processInvite(requestEvent, serverTransactionId);
    } else if (request.getMethod().equals(Request.ACK)) {
        processAck(requestEvent, serverTransactionId);
    } else if (request.getMethod().equals(Request.INFO)) {
        processInfo(requestEvent);
    } else if (request.getMethod().equals(Request.BYE)) {
        processBye(requestEvent, serverTransactionId);
/**
 * Process the bye request.
 */

public void processBye(RequestEvent requestEvent,
                        ServerTransaction serverTransactionId) {
    SipProvider sipProvider = (SipProvider) requestEvent.getSource();
    Request request = requestEvent.getRequest();
    Dialog dialog = requestEvent.getDialog();
    System.out.println("local party = " + dialog.getLocalParty());
    try {
        System.out.println("shootme: got a bye sending OK.");
        Response response = messageFactory.createResponse(200, request);
        serverTransactionId.sendResponse(response);
        System.out.println("Dialog State is ")
            + serverTransactionId.getDialog().getState());
    } catch (Exception ex) {
        ex.printStackTrace();
        System.exit(0);
    }
}

public void processResponse(ResponseEvent responseReceivedEvent) {
    // System.out.println("Got a response");
    Response response = (Response) responseReceivedEvent.getResponse();
    Transaction tid = responseReceivedEvent.getClientTransaction();
    // System.out.println("Response received with client transaction id ")
    // + tid + "\n" + response);
    System.out.println("GOT RESPONSE: " + response.getStatusCode());
    try {
        if (response.getStatusCode() == Response.OK && ((CSeqHeader)
            response.getHeader(CSeqHeader.NAME)).getMethod().equals(Request.INVITE)) {
            Dialog dialog = tid.getDialog();
            Request request = tid.getRequest();
            dialog.sendAck(request);
        }
    } catch (Exception ex) {
        ex.printStackTrace();
        DialogTimeoutTest.fail("Shootme: Failed on process response: " + response.getStatusCode(), ex);
    }
}
public void processTimeout(javax.sip.TimeoutEvent timeoutEvent) {
    if (protocolObjects.autoDialog) {
        DialogTimeoutTest.fail("Shootme: Exception on timeout, event shouldn't be thrown on automatic dialog creation by the stack");
        stateIsOk = false;
    }
    /*
     * System.out.println("state = " + transaction.getState());
     * System.out.println("dialog = " + transaction.getDialog());
     * System.out.println("dialogState = " +
     * transaction.getDialog().getState());
     * System.out.println("Transaction Time out" +
     * transaction.getBranchId());
     */
}

public void processTimeout(DialogTimeoutEvent timeoutEvent) {
    DialogTimeoutTest.fail("Shootme: Exception on timeout, event shouldn't be thrown since the listener is not implemented");
}

public void processTransactionTerminated(TransactionTerminatedEvent transactionTerminatedEvent) {
    // System.out.println("TransactionTerminatedEvent");
}

public void setResponseCodeToINFO(int responseCodeToINFO) {
    this.responseCodeToINFO = responseCodeToINFO;
}

/**
 * @param stateIsOk the stateIsOk to set
 */
public void setStateIsOk(boolean stateIsOk) {
    this.stateIsOk = stateIsOk;
}

/**
 * @return the stateIsOk
 */
public boolean isStateIsOk() {
    return stateIsOk;
}
class CheckAppData extends TimerTask {
    Dialog dialog;

    public CheckAppData(Dialog dialog) {
        this.dialog = dialog;
    }

    public void run() {
        System.out.println("Checking app data " + dialog.getApplicationData());
        if(dialog.getApplicationData() == null || !dialog.getApplicationData().equals("some junk")) {
            stateIsOk = false;
            DialogTimeoutTest.fail("application data should never be null except if nullified by the application !");
        }
    }
}

/*
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 * *
 * *
 */

//*****************************************************************************/
* Product of NIST/ITL Advanced Networking Technologies Division (ANTD) *
*******************************************************************************/
package gov.nist.jav axsip.message;
import gov.nist.javax.sip.header.*;
import java.text.ParseException;

/**
 * Duplicate header exception: thrown when there is more
 * than one header of a type where there should only be one.
 * The exception handler may choose to:
 * 1. discard the duplicate by returning null
 * 2. keep the duplicate by just returning it.
 * 3. Discard the entire message by throwing an exception.
 * @version 1.2 $Revision: 1.6 $ $Date: 2009/07/17 18:57:54 $
 * @since 1.1
 * @author M. Ranganathan
 */
public class SIPDuplicateHeaderException extends ParseException {
    private static final long serialVersionUID = 8241107266407879291L;
    protected SIPHeader sipHeader;
    protected SIPMessage sipMessage;
    public SIPDuplicateHeaderException(String msg) {
        super(msg, 0);
    }
    public SIPMessage getSIPMessage() {
        return sipMessage;
    }
    public SIPHeader getSIPHeader() {
        return sipHeader;
    }
    public void setSIPHeader(SIPHeader sipHeader) {
        this.sipHeader = sipHeader;
    }
    public void setSIPMessage(SIPMessage sipMessage) {
        this.sipMessage = sipMessage;
    }
}

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 * license is not needed to use the software.
 */
import java.text.ParseException;
import javax.sip.header.*;
import java.util.LinkedList;
import java.util.List;
import javax.sip.message.*;
import javax.sip.address.*;
import gov.nist.javax.sip.parser.*;

/**
 * Message Factory implementation
 * 
 * @version 1.2 $Revision: 1.24 $ $Date: 2010/05/06 14:08:03 $
 * @since 1.1
 * 
 * @author M. Ranganathan<br/>
 * @author Olivier Deruelle<br/>
 * 
 */
@ SuppressWarnings("unchecked")
public class MessageFactoryImpl implements MessageFactory, MessageFactoryExt {

    private boolean testing = false;
    private boolean strict = true;

    private boolean testing = false;
    private boolean strict = true;
}
private static String defaultContentEncodingCharset = "UTF-8";

/**
 * The UserAgent header to include for all requests created from this message factory.
 */
private static UserAgentHeader userAgent;

/**
 * The Server header to include
 */
private static ServerHeader server;

public void setStrict(boolean strict) {
    this.strict = strict;
}

/**
 * This is for testing -- allows you to generate invalid requests
 */
public void setTest(boolean flag) {
    this.testing = flag;
}

/**
 * Creates a new instance of MessageFactoryImpl
 */
public MessageFactoryImpl() {
}

/**
 * Creates a new Request message of type specified by the method parameter,
 * containing the URI of the Request, the mandatory headers of the message
 * with a body in the form of a Java object and the body content type.
 *
 * @param requestURI -
 *    the new URI object of the requestURI value of this Message.
 * @param method -
 *    the new string of the method value of this Message.
 * @param callId -
 *    the new CallIdHeader object of the callId value of this Message.
 * @param cSeq -
 *    the new CSeqHeader object of the cSeq value of this Message.
 * @param from -
 */
the new FromHeader object of the from value of this Message.
* @param to -
* the new ToHeader object of the to value of this Message.
* @param via -
* the new List object of the ViaHeaders of this Message.
* @param content -
* the new Object of the body content value of this Message.
* @param contentType -
* the new ContentTypeHeader object of the content type value of
* this Message.
* @throws ParseException
  which signals that an error has been reached unexpectedly
  while parsing the method or the body.
*/

public Request createRequest(javax.sip.address.URI requestURI,
  String method, CallIdHeader callId, CSeqHeader cSeq,
  FromHeader from, ToHeader to, List via,
  MaxForwardsHeader maxForwards, ContentTypeHeader contentType,
  Object content) throws ParseException {
  if (requestURI == null || method == null || callId == null
      || cSeq == null || from == null || to == null || via == null
      || maxForwards == null || content == null
      || contentType == null)
    throw new NullPointerException("Null parameters");

  SIPRequest sipRequest = new SIPRequest();
  sipRequest.setRequestURI(requestURI);
  sipRequest.setMethod(method);
  sipRequest.setCallId(callId);
  sipRequest.setCSeq(cSeq);
  sipRequest.setFrom(from);
  sipRequest.setTo(to);
  sipRequest.setVia(via);
  sipRequest.setMaxForwards(maxForwards);
  sipRequest.setContent(content, contentType);
  if ( userAgent != null ) {
    sipRequest.setHeader(userAgent);
  }

  return sipRequest;
}

/**
 * Creates a new Request message of type specified by the method parameter,
 * containing the URI of the Request, the mandatory headers of the message
 * with a body in the form of a byte array and body content type.
 *
 * @param requestURI -
public Request createRequest(URI requestURI, String method, CallIdHeader callId, CSeqHeader cSeq, FromHeader from, ToHeader to, List via, MaxForwardsHeader maxForwards, byte[] content, ContentTypeHeader contentType) throws ParseException {
    if (requestURI == null || method == null || callId == null || cSeq == null || from == null || to == null || via == null || maxForwards == null || content == null || contentType == null)
        throw new ParseException("JAIN-SIP Exception, some parameters are missing", 0);
    SIPRequest sipRequest = new SIPRequest();
    sipRequest.setRequestURI(requestURI);
    sipRequest.setMethod(method);
    sipRequest.setCallId(callId);
    sipRequest.setCSeq(cSeq);
    sipRequest.setFrom(from);
    sipRequest.setTo(to);
    sipRequest.setVia(via);
    sipRequest.setMaxForwards(maxForwards);
    sipRequest.setHeader((ContentType) contentType);
    sipRequest.setMessageContent(content);
    if (userAgent != null)
        sipRequest.setHeader(userAgent);
    SIPRequest sipRequest = new SIPRequest();
    sipRequest.setRequestURI(requestURI);
    sipRequest.setMethod(method);
    sipRequest.setCallId(callId);
    sipRequest.setCSeq(cSeq);
    sipRequest.setFrom(from);
    sipRequest.setTo(to);
    sipRequest.setVia(via);
    sipRequest.setMaxForwards(maxForwards);
    sipRequest.setHeader((ContentType) contentType);
    sipRequest.setMessageContent(content);
    if (userAgent != null) {
        sipRequest.setHeader(userAgent);
/**
 * Creates a new Request message of type specified by the method parameter,
 * containing the URI of the Request, the mandatory headers of the message.
 * This new Request does not contain a body.
 *
 * @param requestURI -
 * the new URI object of the requestURI value of this Message.
 * @param method -
 * the new string of the method value of this Message.
 * @param callId -
 * the new CallIdHeader object of the callId value of this Message.
 * @param cSeq -
 * the new CSeqHeader object of the cSeq value of this Message.
 * @param from -
 * the new FromHeader object of the from value of this Message.
 * @param to -
 * the new ToHeader object of the to value of this Message.
 * @param via -
 * the new List object of the ViaHeaders of this Message.
 * @throws ParseException
 * which signals that an error has been reached unexpectedly
 * while parsing the method.
 */

public Request createRequest(URI requestURI, String method, CallIdHeader callId, CSeqHeader cSeq, FromHeader from, ToHeader to, List via, MaxForwardsHeader maxForwards) throws ParseException {
    if (requestURI == null || method == null || callId == null || cSeq == null || from == null || to == null || via == null || maxForwards == null)
        throw new ParseException("JAIN-SIP Exception, some parameters are missing", 0);

    SIPRequest sipRequest = new SIPRequest();
    sipRequest.setRequestURI(requestURI);
    sipRequest.setMethod(method);
    sipRequest.setCallId(callId);
    sipRequest.setCSeq(cSeq);
    sipRequest.setFrom(from);
    sipRequest.setTo(to);
    sipRequest.setVia(via);
    sipRequest.setMaxForwards(maxForwards);
    if (userAgent != null) {
        return sipRequest;
    }

    // Create the request object
    SIPRequest sipRequest = new SIPRequest();
    sipRequest.setRequestURI(requestURI);
    sipRequest.setMethod(method);
    sipRequest.setCallId(callId);
    sipRequest.setCSeq(cSeq);
    sipRequest.setFrom(from);
    sipRequest.setTo(to);
    sipRequest.setVia(via);
    sipRequest.setMaxForwards(maxForwards);
    if (userAgent != null) {
        return sipRequest;
    }
}
sipRequest.setHeader(userAgent);
}

return sipRequest;
}

// Standard Response Creation methods

/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, containing the mandatory headers of the message with a body in
 * the form of a Java object and the body content type.
 *
 * @param statusCode -
 *          the new integer of the statusCode value of this Message.
 * @param callId -
 *          the new CallIdHeader object of the callId value of this
 *          Message.
 * @param cSeq -
 *          the new CSeqHeader object of the cSeq value of this Message.
 * @param from -
 *          the new FromHeader object of the from value of this Message.
 * @param to -
 *          the new ToHeader object of the to value of this Message.
 * @param via -
 *          the new List object of the ViaHeaders of this Message.
 * @param content -
 *          the new Object of the body content value of this Message.
 * @param contentType -
 *          the new ContentTypeHeader object of the content type value of
 *          this Message.
 * @throws ParseException
 *          which signals that an error has been reached unexpectedly
 *          while parsing the statusCode or the body.
 */
public Response createResponse(int statusCode, CallIdHeader callId,
                               CSeqHeader cSeq, FromHeader from, ToHeader to,
                               List via,
                               MaxForwardsHeader maxForwards, Object content,
                               ContentTypeHeader contentType) throws ParseException {
    if (callId == null || cSeq == null || from == null || to == null
        || via == null || maxForwards == null || content == null
        || contentType == null)
        throw new NullPointerException(" unable to create the response");

    SIPResponse sipResponse = new SIPResponse();
    StatusLine statusLine = new StatusLine();
    statusLine.setStatusCode(statusCode);
    String reasonPhrase = SIPResponse.getReasonPhrase(statusCode);

//if (reasonPhrase == null)
//  throw new ParseException(statusCode + " Unknown ", 0);
statusLine.setReasonPhrase(reasonPhrase);
sipResponse.setStatusLine(statusLine);
sipResponse.setCallId(callId);
sipResponse.setCSeq(cSeq);
sipResponse.setFrom(from);
sipResponse.setTo(to);
sipResponse.setVia(via);
sipResponse.setMaxForwards(maxForwards);
sipResponse.setContent(content, contentType);
if (userAgent != null) {
    sipResponse.setHeader(userAgent);
}
return sipResponse;

/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, containing the mandatory headers of the message with a body in
 * the form of a byte array and the body content type.
 *
 * @param statusCode -
 *    the new integer of the statusCode value of this Message.
 * @param callId -
 *    the new CallIdHeader object of the callId value of this
 *    Message.
 * @param cSeq -
 *    the new CSeqHeader object of the cSeq value of this Message.
 * @param from -
 *    the new FromHeader object of the from value of this Message.
 * @param to -
 *    the new ToHeader object of the to value of this Message.
 * @param via -
 *    the new List object of the ViaHeaders of this Message.
 * @param content -
 *    the new byte array of the body content value of this Message.
 * @param contentType -
 *    the new ContentTypeHeader object of the content type value of
 *    this Message.
 * @throws ParseException
 *    which signals that an error has been reached unexpectedly
 *    while parsing the statusCode or the body.
 */
public Response createResponse(int statusCode, CallIdHeader callId,
    CSeqHeader cSeq, FromHeader from, ToHeader to, List via,
    MaxForwardsHeader maxForwards, byte[] content,
    ContentTypeHeader contentType) throws ParseException {
if (callId == null || cSeq == null || from == null || to == null
    || via == null || maxForwards == null || content == null
    || contentType == null)
    throw new NullPointerException("Null params ");

SIPResponse sipResponse = new SIPResponse();
sipResponse.setStatusCode(statusCode);
sipResponse.setCallId(callId);
sipResponse.setCSeq(cSeq);
sipResponse.setFrom(from);
sipResponse.setTo(to);
sipResponse.setVia(via);
sipResponse.setMaxForwards(maxForwards);
sipResponse.setHeader((ContentType) contentType);
sipResponse.setMessageContent(content);
if (userAgent != null) {
    sipResponse.setHeader(userAgent);
}
return sipResponse;

/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, containing the mandatory headers of the message. This new
 * Response does not contain a body.
 *
 * @param statusCode -
 *        the new integer of the statusCode value of this Message.
 * @param callId -
 *        the new CallIdHeader object of the callId value of this
 *        Message.
 * @param cSeq -
 *        the new CSeqHeader object of the cSeq value of this Message.
 * @param from -
 *        the new FromHeader object of the from value of this Message.
 * @param to -
 *        the new ToHeader object of the to value of this Message.
 * @param via -
 *        the new List object of the ViaHeaders of this Message.
 * @throws ParseException
 *        which signals that an error has been reached unexpectedly
 *        while parsing the statusCode.
 */
public Response createResponse(int statusCode, CallIdHeader callId,
    CSeqHeader cSeq, FromHeader from, ToHeader to, List via,
    MaxForwardsHeader maxForwards) throws ParseException {
    if (callId == null || cSeq == null || from == null || to == null
        || via == null || maxForwards == null)
throw new ParseException(
    "JAIN-SIP Exception, some parameters are missing"
    + ", unable to create the response", 0);

SIPResponse sipResponse = new SIPResponse();
sipResponse.setStatusCode(statusCode);
sipResponse.setCallId(callId);
sipResponse.setCSeq(cSeq);
sipResponse.setFrom(from);
sipResponse.setTo(to);
sipResponse.setVia(via);
sipResponse.setMaxForwards(maxForwards);
if (userAgent != null) {
    sipResponse.setHeader(userAgent);
}
return sipResponse;

// Response Creation methods based on a Request

/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, based on a specific Request with a new body in the form of a
 * Java object and the body content type.
 *
 * @param statusCode -
 *        the new integer of the statusCode value of this Message.
 * @param request -
 *        the received Request object upon which to base the Response.
 * @param content -
 *        the new Object of the body content value of this Message.
 * @param contentType -
 *        the new ContentTypeHeader object of the content type value of
 *        this Message.
 * @throws ParseException
 *        which signals that an error has been reached unexpectedly
 *        while parsing the statusCode or the body.
 */
public Response createResponse(int statusCode, Request request,
                                ContentTypeHeader contentType, Object content)
    throws ParseException {
    if (request == null || content == null || contentType == null)
        throw new NullPointerException("null parameters");

    SIPRequest sipRequest = (SIPRequest) request;
    SIPResponse sipResponse = sipRequest.createResponse(statusCode);
    sipResponse.setContent(content, contentType);
    if (server != null) {
/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, based on a specific Request with a new body in the form of a
 * byte array and the body content type.
 *
 * @param statusCode -
 *            the new integer of the statusCode value of this Message.
 * @param request -
 *            the received Request object upon which to base the Response.
 * @param content -
 *            the new byte array of the body content value of this Message.
 * @param contentType -
 *            the new ContentTypeHeader object of the content type value of
 *            this Message.
 * @throws ParseException
 *             which signals that an error has been reached unexpectedly
 *             while parsing the statusCode or the body.
 */
public Response createResponse(int statusCode, Request request,
                                      ContentTypeHeader contentType, byte[] content)
  throws ParseException {
  if (request == null || content == null || contentType == null)
    throw new NullPointerException("null Parameters");

  SIPRequest sipRequest = (SIPRequest) request;
  SIPResponse sipResponse = sipRequest.createResponse(statusCode);
  sipResponse.setHeader((ContentType) contentType);
  sipResponse.setMessageContent(content);
  if (server != null) {
    sipResponse.setHeader(server);
  }
  return sipResponse;
}

/**
 * Creates a new Response message of type specified by the statusCode
 * parameter, based on a specific Request message. This new Response does
 * not contain a body.
 *
 * @param statusCode -
 *            the new integer of the statusCode value of this Message.
 * @param request -
 *            the received Request object upon which to base the Response.
 */
public Response createResponse(int statusCode, Request request) throws ParseException {
  if (request == null) {
    throw new NullPointerException("null Parameters");
  }

  SIPRequest sipRequest = (SIPRequest) request;
  SIPResponse sipResponse = sipRequest.createResponse(statusCode);
  sipResponse.setHeader((ContentType) contentType);
  sipResponse.setMessageContent(content);
  if (server != null) {
    sipResponse.setHeader(server);
  }
  return sipResponse;
}
* @throws ParseException
*     which signals that an error has been reached unexpectedly
*     while parsing the statusCode.
*/

public Response createResponse(int statusCode, Request request) throws ParseException {
    if (request == null)
        throw new NullPointerException("null parameters");

    // if (LogWriter.needsLogging)
    // LogWriter.logMessage("createResponse " + request);

    SIPRequest sipRequest = (SIPRequest) request;
    SIPResponse sipResponse = sipRequest.createResponse(statusCode);
    // Remove the content from the message (Bug report from
    // Antonis Karydas.
    sipResponse.removeContent();
    sipResponse.removeHeader(ContentTypeHeader.NAME);
    if (server != null) {
        sipResponse.setHeader(server);
    }
    return sipResponse;
}

/**
* Creates a new Request message of type specified by the method parameter,
* containing the URI of the Request, the mandatory headers of the message
* with a body in the form of a byte array and body content type.
*
* @param requestURI -
*     the new URI object of the requestURI value of this Message.
* @param method -
*     the new string of the method value of this Message.
* @param callId -
*     the new CallIdHeader object of the callId value of this
*     Message.
* @param cSeq -
*     the new CSeqHeader object of the cSeq value of this Message.
* @param from -
*     the new FromHeader object of the from value of this Message.
* @param to -
*     the new ToHeader object of the to value of this Message.
* @param via -
*     the new List object of the ViaHeaders of this Message.
* @param contentType -
*     the new ContentTypeHeader object of the content type value of
*     this Message.
* @param content -
public Request createRequest(javax.sip.address.URI requestURI,  
   String method, CallIdHeader callId, CSeqHeader cSeq, 
   FromHeader from, ToHeader to, List via, 
   MaxForwardsHeader maxForwards, ContentTypeHeader contentType, 
   byte[] content) throws ParseException {
   if (requestURI == null || method == null || callId == null 
      || cSeq == null || from == null || to == null || via == null 
      || maxForwards == null || content == null 
      || contentType == null)
      throw new NullPointerException("missing parameters");

   SIPRequest sipRequest = new SIPRequest();
   sipRequest.setRequestURI(requestURI);
   sipRequest.setMethod(method);
   sipRequest.setCallId(callId);
   sipRequest.setCSeq(cSeq);
   sipRequest.setFrom(from);
   sipRequest.setTo(to);
   sipRequest.setVia(via);
   sipRequest.setMaxForwards(maxForwards);
   sipRequest.setContent(content, contentType);
   if (userAgent != null) {
      sipRequest.setHeader(userAgent);
   }
   return sipRequest;
}

/**
 * Creates a new Response message of type specified by the statusCode
 * paramater, containing the mandatory headers of the message with a body in
 * the form of a Java object and the body content type.
 *
 * @param statusCode 
 * the new integer of the statusCode value of this Message.
 * @param callId 
 * the new CallIdHeader object of the callId value of this
 * Message.
 * @param cSeq 
 * the new CSeqHeader object of the cSeq value of this Message.
 * @param from 
 * the new FromHeader object of the from value of this Message.
 * @param to 
 * the new ToHeader object of the to value of this Message.
 */

SIPRequest sipRequest = new SIPRequest();
sipRequest.setRequestURI(requestURI);
sipRequest.setMethod(method);
sipRequest.setCallId(callId);
sipRequest.setCSeq(cSeq);
sipRequest.setFrom(from);
sipRequest.setTo(to);
sipRequest.setVia(via);
sipRequest.setMaxForwards(maxForwards);
sipRequest.setContent(content, contentType);
if (userAgent != null) {
   sipRequest.setHeader(userAgent);
}
return sipRequest;
public Response createResponse(int statusCode, CallIdHeader callId, 
    CSeqHeader cSeq, FromHeader from, ToHeader to, List via, 
    MaxForwardsHeader maxForwards, ContentTypeHeader contentType, 
    Object content) throws ParseException {
    if (callId == null || cSeq == null || from == null || to == null 
        || via == null || maxForwards == null || content == null 
        || contentType == null) 
        throw new NullPointerException("missing parameters");
    SIPResponse sipResponse = new SIPResponse();
    StatusLine statusLine = new StatusLine();
    statusLine.setStatusCode(statusCode);
    String reason = SIPResponse.getReasonPhrase(statusCode);
    if (reason == null) 
        throw new ParseException(statusCode + " Unknown", 0);
    statusLine.setReasonPhrase(reason);
    sipResponse.setStatusLine(statusLine);
    sipResponse.setCallId(callId);
    sipResponse.setCSeq(cSeq);
    sipResponse.setFrom(from);
    sipResponse.setTo(to);
    sipResponse.setVia(via);
    sipResponse.setContent(content, contentType);
    if ( userAgent != null) { 
        sipResponse.setHeader(userAgent);
    }
    return sipResponse;
}
the new CallIdHeader object of the callId value of this Message.
* @param cSeq the new CSeqHeader object of the cSeq value of this Message.
* @param from the new FromHeader object of the from value of this Message.
* @param to the new ToHeader object of the to value of this Message.
* @param via the new List object of the ViaHeaders of this Message.
* @param contentType the new ContentTypeHeader object of the content type value of this Message.
* @param content the new byte array of the body content value of this Message.
* @throws ParseException which signals that an error has been reached unexpectedly while parsing the statusCode or the body.
*/

public Response createResponse(int statusCode, CallIdHeader callId, CSeqHeader cSeq, FromHeader from, ToHeader to, List via, MaxForwardsHeader maxForwards, ContentTypeHeader contentType, byte[] content) throws ParseException {
    if (callId == null || cSeq == null || from == null || to == null || via == null || maxForwards == null || content == null || contentType == null)
        throw new NullPointerException("missing parameters");
    SIPResponse sipResponse = new SIPResponse();
    StatusLine statusLine = new StatusLine();
    statusLine.setStatusCode(statusCode);
    String reason = SIPResponse.getReasonPhrase(statusCode);
    if (reason == null)
        throw new ParseException(statusCode + " : Unknown", 0);
    statusLine.setReasonPhrase(reason);
    sipResponse.setStatusLine(statusLine);
    sipResponse.setCallId(callId);
    sipResponse.setCSeq(cSeq);
    sipResponse.setFrom(from);
    sipResponse.setTo(to);
    sipResponse.setVia(via);
    sipResponse.setContent(content, contentType);
    if ( userAgent != null) {
        sipResponse.setHeader(userAgent);
    }
    return sipResponse;
}

/**
Create a request from a string. Convenience method for UACs that want to create an outgoing request from a string. Only the headers of the request should be included in the String that is supplied to this method.

* @param requestString --
* string from which to create the message null string returns an empty message.
* /

```java
public javax.sip.message.Request createRequest(String requestString)
throws java.text.ParseException {
if (requestString == null || requestString.equals("")) {
    SIPRequest retval = new SIPRequest();
    retval.setNullRequest();
    return retval;
}

StringMsgParser smp = new StringMsgParser();
// smp.setStrict(this.strict);

/*
* This allows you to catch parse exceptions and create invalid messages if you want.
* /
* ParseExceptionListener parseExceptionListener = new ParseExceptionListener() {

    public void handleException(ParseException ex,
        SIPMessage sipMessage, Class headerClass,
        String headerText, String messageText)
    throws ParseException {
        // Rethrow the error for the essential headers. Otherwise bad headers are simply recorded in the message.
        if (testing) {
            if (headerClass == From.class || headerClass == To.class
                || headerClass == CallID.class
                || headerClass == MaxForwards.class
                || headerClass == Via.class
                || headerClass == RequestLine.class
                || headerClass == StatusLine.class
                || headerClass == CSeq.class)
                throw ex;

            sipMessage.addUnparsed(headerText);
        }
    }

};
```
ParseExceptionListener exHandler = null;
if (this.testing)
    exHandler = parseExceptionListener;

SIPMessage sipMessage = smp.parseSIPMessage(requestString.getBytes(), true, this.strict, exHandler);

if (!(sipMessage instanceof SIPRequest))
    throw new ParseException(requestString, 0);

return (SIPRequest) sipMessage;
}

/**
 * Create a response from a string
 *
 * @param responseString --
 *            string from which to create the message null string returns an
 *            empty message.
 *
 */
public Response createResponse(String responseString)
    throws java.text.ParseException {
if (responseString == null)
    return new SIPResponse();

StringMsgParser smp = new StringMsgParser();

SIPMessage sipMessage = smp.parseSIPMessage(responseString.getBytes(), true, false, null);

if (!(sipMessage instanceof SIPResponse))
    throw new ParseException(responseString, 0);

return (SIPResponse) sipMessage;
}

/**
 * Set the common UserAgent header for all requests created from this message factory.
 * This header is applied to all Messages created from this Factory object except those
 * that take String for an argument and create Message from the given String.
 *
 * @param userAgent -- the user agent header to set.
 *
 */
public void setDefaultUserAgentHeader(UserAgentHeader userAgent) {
    MessageFactoryImpl.userAgent = userAgent;
/**
 * Set the common Server header for all responses created from this message factory.
 * This header is applied to all Messages created from this Factory object except those
 * that take String for an argument and create Message from the given String.
 *
 * @param userAgent -- the user agent header to set.
 *
 * @since 2.0
 */

public void setDefaultServerHeader(ServerHeader server) {
    MessageFactoryImpl.server = server;
}

/**
 * Get the default common UserAgentHeader.
 *
 * @return the user agent header.
 *
 * @since 2.0
 */

public static UserAgentHeader getDefaultUserAgentHeader() {
    return userAgent;
}

/**
 * Get the default common server header.
 *
 * @return the server header.
 */

public static ServerHeader getDefaultServerHeader() {
    return server;
}

/**
 * Set default charset used for encoding String content.
 *
 * @param charset
 */

public void setDefaultContentEncodingCharset(String charset) throws NullPointerException,
IllegalArgumentException {
    if (charset == null ) throw new NullPointerException("Null argument!");
    MessageFactoryImpl.defaultContentEncodingCharset = charset;
}
public static String getDefaultContentEncodingCharset() {
    return MessageFactoryImpl.defaultContentEncodingCharset;
}

public MultipartMimeContent createMultipartMimeContent(ContentTypeHeader multipartMimeCth,
            String[] contentType,
            String[] contentSubtype,
            String[] contentBody) {
    String boundary = multipartMimeCth.getParameter("boundary");
    MultipartMimeContentImpl retval = new MultipartMimeContentImpl(multipartMimeCth);
    for (int i = 0 ;  i < contentType.length; i++ ) {
        ContentTypeHeader cth = new ContentType(contentType[i],contentSubtype[i]);
        ContentImpl contentImpl  = new ContentImpl(contentBody[i],boundary);
        contentImpl.setContentTypeHeader(cth);
        retval.add(contentImpl);
    }
    return retval;
}

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1.314 jasper 1.900.1-13

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1.348 Jnaerator 0.9.7

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- Rococoa (LGPL license, Copyright Duncan McGregor and others, see below) : slightly modified to make NSObject an abstract class
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1.373 keyutils 1.4 :5.el6
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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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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.

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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.)

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1.374 klibc 1.5.20-1+squeeze1

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1.375 kmod 41885.0

1.375.1 Available under license:

This is the Debian GNU/Linux prepackaged version of kmod.

It has been packaged by Marco d'Itri <md@linux.it>.

Original sources were obtained from:
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lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
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cmd/krb5/kproplog/kproplog.c
cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
```
lib/gss_mechs/mach_spnego/mach/gssapiP_spnego.h
lib/gss_mechs/mach_spnego/mach/spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
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lib/libgss/g_dsp_status.c
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lib/libgss/g_exp_sec_context.c
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lib/libgss/g_rel_cred.c
lib/libgss/g_rel_name.c
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lib/libgss/g_userok.c
lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h

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4044

'src/lib/gssapi', including the following files:

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_credential.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gsssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego_mech.c

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

include/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
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lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
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kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
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The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in src/lib/gssapi, including the following files:

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
lib/gssapi/mechglue/g_utils.c
lib/gssapi/mechglue/g_verify.c
lib/gssapi/mechglue/gsssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
lib/gssapi/mechglue/oid_ops.c
lib/gssapi/spnego/gssapiP_spnego.h
lib/gssapi/spnego/spnego Mech.c

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/* Skeleton implementation for Bison's Yacc-like parsers in C


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4107
version 2.2 of Bison. */

/* C LALR(1) parser skeleton written by Richard Stallman, by
   simplifying the original so-called "semantic" parser. */

/* All symbols defined below should begin with yy or YY, to avoid
   infringing on user name space. This should be done even for local
   variables, as they might otherwise be expanded by user macros.
   There are some unavoidable exceptions within include files to
   define necessary library symbols; they are noted "INFRINGES ON
   USER NAME SPACE" below. */

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Version 3, 29 June 2007


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The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in `src/lib/gssapi', including the following files:

lib/gssapi/generic/gssapi_err_generic.et
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
lib/gssapi/mechglue/g_seal.c
lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
lib/gssapi/mechglue/g_unseal.c
lib/gssapi/mechglue/g_userok.c
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and the initial implementation of incremental propagation, including the following new or changed files:

include/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
slave/kpropd_rpc.c
slave/kproplog.c

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lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
and the initial implementation of incremental propagation, including the following new or changed files:

```
include/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
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    cmd/krb5/iprop/iprop_hdr.h
    cmd/krb5/kadmind/server/ipropd_svc.c
    cmd/krb5/kproplog/kproplog.c
    cmd/krb5/sslave/kpropd_rpc.c
    lib/gss_mechs/mech_krb5/et/kdb5_err.c
    lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
    lib/gss_mechs/mech_spnego/mech/spnego_mech.c
    lib/krb5/kadm5/kadm_host_srv_names.c
    lib/krb5/kdb/kdb_convert.c
    lib/krb5/kdb/kdb_hdr.h
    lib/krb5/kdb/kdb_log.c
    lib/krb5/kdb/kdb_log.h
    lib/libgss/g_accept_sec_context.c
    lib/libgss/g_acquire_cred.c
    lib/libgss/g_canon_name.c
    lib/libgss/g_compare_name.c
    lib/libgss/g_context_time.c
    lib/libgss/g_delete_sec_context.c
    lib/libgss/g_dsp_name.c
    lib/libgss/g_dsp_status.c
    lib/libgss/g_dup_name.c
    lib/libgss/g_exp_sec_context.c
    lib/libgss/g_export_name.c
    lib/libgss/g_glue.c
    lib/libgss/g_imp_name.c
    lib/libgss/g_imp_sec_context.c
    lib/libgss/g_init_sec_context.c
    lib/libgss/g_initialize.c
    lib/libgss/g_inquire_context.c
    lib/libgss/g_inquire_cred.c
    lib/libgss/g_inquire_names.c
    lib/libgss/g_process_context.c
    lib/libgss/g_rel_buffer.c
    lib/libgss/g_rel_cred.c
    lib/libgss/g_rel_cred.c
    lib/libgss/g_rel_oid_set.c
    lib/libgss/g_seal.c
    lib/libgss/g_sign.c
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1.380 krb5-libs 1.10.3 :42.el6

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lib/libgss/gssd_pname_to_uid.c
uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h
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```
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech/spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_log.c
lib/krb5/kdb/kdb_log.h
lib/libgss/g_accept_sec_context.c
lib/libgss/g_acquire_cred.c
lib/libgss/g_canon_name.c
lib/libgss/g_compare_name.c
lib/libgss/g_context_time.c
lib/libgss/g_delete_sec_context.c
lib/libgss/g_dsp_name.c
lib/libgss/g_dsp_status.c
lib/libgss/g_dup_name.c
lib/libgss/g_exp_sec_context.c
lib/libgss/g_export_name.c
lib/libgss/g_glue.c
lib/libgss/g_imp_name.c
lib/libgss/g_imp_sec_context.c
lib/libgss/g_init_sec_context.c
lib/libgss/g_initialize.c
lib/libgss/g_inquire_context.c
lib/libgss/g_inquire_cred.c
lib/libgss/g_inquire_names.c
lib/libgss/g_process_context.c
lib/libgss/g_rel_buffer.c
lib/libgss/g_rel_cred.c
lib/libgss/g_rel_name.c
lib/libgss/g_rel_oid_set.c
lib/libgss/g_seal.c
lib/libgss/g_sign.c
lib/libgss/g_store_cred.c
lib/libgss/g_unseal.c
lib/libgss/g_userok.c
lib/libgss/g_utils.c
lib/libgss/g_verify.c
lib/libgss/gssd_pname_to_uid.c
```
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uts/common/gssapi/include/mechglueP.h
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```c
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lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
```
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@smallexample
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kadmin/server/ipropd_svc.c
lib/kdb/iprop.x
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables/kdb5_err.et
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lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
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lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initializer.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
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    kadmin/server/ipropd_svc.c
    lib/kdb/iprop.x
    lib/kdb/kdb_convert.c
    lib/kdb/kdb_log.c
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This package was debianized by Thomas Schoepf <schoepf@debian.org> on Wed, 8 Sep 1999 13:28:20 +0200.

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It was downloaded from http://www.greenwoodsoftware.com/less/

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1.388 libattr 2.4.44 :7.el6

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1.389 libauthen-pam-perl 0.16-2

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Authen::PAM

Version 0.16

2005-Sep-20

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DESCRIPTION
==========

This module provides a Perl interface to the PAM library.

Home site: <http://nik.pelov.name/Authen-PAM/>

After installing the module you can read a small FAQ with
examples by typing 'perldoc Authen::PAM::FAQ'.

PREREQUISITES
===============

Before you can build Authen::PAM you need to have the following
things installed on your system:

* Perl, at least version 5.003_23
  * This module is known to work with the following or newer
    implementations of the PAM library:
      - Linux-PAM <http://www.kernel.org/pub/linux/libs/pam/>
      - Solaris 2.6
      - FreeBSD 3.1
      - OpenPAM <http://openpam.sourceforge.net/>
      - HP-UX 11.0
      - Darwin 6.0 and Mac OS X 10.2

BUILDING AND INSTALLING THE MODULE
==================================
Assuming you have met all the prerequisites, you can build the module using the standard sequence of commands:

perl Makefile.PL  
make  
make test  
make install

By default the module is built using the compiler and options used to build the perl executable itself. If you want to change the C compiler then set the CC environment variable, for example like this:

CC=gcc perl Makefile.PL

However, besides changing the compiler, it is still not possible to change any other options (for example CFLAGS). If you want to do this then you should edit by hand the generated Makefile.

If you have any problems in building and installing the module then you should first check on the home page of the Authen::PAM module for the latest development version (if any) which could possibly fix your problems. If none is available or the problems remain then you can write me a mail which includes the following information:

* the version of your unix - `uname -a`
* the configuration of the perl - `perl -V`
* if you are on linux:
  - the name and version of the distribution you are using
  - the version of the pam - `ls /lib/libpam.so*` or `ls /usr/lib/libpam.so*`
* the description of the "login" service from your pam configuration - usually found in `/etc/pam.conf` file or in the file `/etc/pam.d/login`
* the output of the `perl Makefile.PL`, `make` and `make test`
* any relevant messages produced by the syslogd daemon - usually found in `/var/log/messages`
* if the problem is in a perl script which uses the Authen::PAM module then the source of this script (even if it is a slight modification of some of the source code provided with this module)

KNOWN PROBLEMS

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

Missing PAM header files

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

I know that this is trivial, but some people actually report this.
If you get an error like

PAM.xs:11: security/pam_appl.h: No such file or directory
this means that either you don't have the PAM library installed on your system or at least the PAM header files are missing. If your distribution provides the PAM library as packages then you should check that you also have installed the pam-dev or pam-devel package.

FreeBSD 4.x
-----------
Several people have reported the following error during 'make test':
not ok 10 (28 - Module is unknown)
I've tracked down the problem to the dynamic loader of FreeBSD not exporting some symbols in dlopen()'d modules. I've submitted a bug report - http://www.freebsd.org/cgi/query-pr.cgi?pr=25059
It seems that this bug has been fixed already and starting from the next release of FreeBSD (probably 4.6) the module should work again.

Solaris 2.8
-----------
Some users are reporting the following error during 'make test':
Segmentation Fault - core dumped
make: *** [test_dynamic] Error 139
The problem seems to be related with the use of Kerberos authentication (pam_krb5 or pam_krb54). At this moment I don't have any explanation for it.

Login Restrictions
------------------
Most of the current configurations of the 'login' service include a module 'pam_securetty' or 'pam_access' which restrict the login of some users (especially root) depending on the tty or the host name they are logging from. The configuration files of these two modules are /etc/securetty and /etc/security/access.conf respectively.
So, if you are running 'make test' and get an error '(Authentication failure)' on test 10 then this might be due to login restrictions of PAM.

Deprecated
----------
The following problems occured on old versions of libraries and OSes and are not included in the README file anymore. If you experience them, check the README file in older versions of the PAM library (0.14 or less).
- Solaris 2.6 buggy PAM library
- Perl 5.004_03
- RedHat 6.1 (Authentication failure)
- RedHat 8.0 (Segmentation fault (core dumped))

AUTHOR
======
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Web page: <http://nik.pelov.name/Authen-PAM/>

1.390 libbsd 0.4.2-1

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This code is derived from section 17.1 of Applied Cryptography, second edition, which describes a stream cipher allegedly compatible with RSA Labs "RC4" cipher (the actual description of which is a trade secret). The same algorithm is used as a stream cipher called "arcfour" in Tatu Ylonen's ssh package.

Here the stream cipher has been modified always to include the time when initializing the state. That makes it impossible to regenerate the same random sequence twice, so this can't be used for encryption, but will generate good random numbers.
RC4 is a registered trademark of RSA Laboratories.

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This code implements the MD5 message-digest algorithm. The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed. This code is in the public domain; do with it what you wish.

Equivalent code is available from RSA Data Security, Inc. This code has been tested against that, and is equivalent, except that you don't need to include two pages of legalese with every copy.

To compute the message digest of a chunk of bytes, declare an MD5Context structure, pass it to MD5Init, call MD5Update as needed on buffers full of bytes, and then call MD5Final, which will fill a supplied 16-byte array with the digest.

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This code is derived from section 17.1 of Applied Cryptography, second edition, which describes a stream cipher allegedly compatible with RSA Labs "RC4" cipher (the actual description of which is a trade secret). The same algorithm is used as a stream cipher called "arcfour" in Tatu Ylonen's ssh package.

Here the stream cipher has been modified always to include the time when initializing the state. That makes it impossible to regenerate the same random sequence twice, so this can't be used for encryption, but will generate good random numbers.

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This code implements the MD5 message-digest algorithm. The algorithm is due to Ron Rivest. This code was written by Colin Plumb in 1993, no copyright is claimed. This code is in the public domain; do with it what you wish.

Equivalent code is available from RSA Data Security, Inc. This code has been tested against that, and is equivalent, except that you don't need to include two pages of legalese with every copy.

To compute the message digest of a chunk of bytes, declare an MD5Context structure, pass it to MD5Init, call MD5Update as needed on buffers full of bytes, and then call MD5Final, which will fill a supplied 16-byte array with the digest.

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as the successor of the GNU Library Public License, version 2, hence
the version number 2.1.]

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If distribution of object code is made by offering access to copy
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Whether this is true is especially significant if the work can be
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threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data
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functions (ten lines or less in length), then the use of the object
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distribute the object code for the work under the terms of Section 6.
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changes were used in the work (which must be distributed under
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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
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b) Use a suitable shared library mechanism for linking with the
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copy of the library already present on the user's computer system,
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interface-compatible with the version that the work was made with.

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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
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5. A program that contains no derivative of any portion of the
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However, linking a "work that uses the Library" with the Library
creates an executable that is a derivative of the Library (because it
contains portions of the Library), rather than a "work that uses the
library". The executable is therefore covered by this License.
Section 6 states terms for distribution of such executables.

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

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

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1.399 libclass-load-perl 0.17 :Angel Abad  13
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To do so, attach the following notices to the program. It is safest to
attach them to the start of each source file to most effectively convey
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<one line to give the program's name and a brief idea of what it does.>
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<signature of Ty Coon>, 1 April 1989
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The End

1.400 libcrypt-ssleay-perl 0.57-2
1.401 libcurl 7.19.7 :37.el6_4

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+ */

Summary: A utility for getting files from remote servers (FTP, HTTP, and others)
Name: curl
Version: 7.19.7
Release: 37%{?dist}
License: MIT
Group: Applications/Internet
Source: http://curl.haxx.se/download/%{name}-%{version}.tar.lzma

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1.402 libdaemon 0.14-2
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1.406 libdrm 2.4.21-1~squeeze3

1.407 libdrm 2.4.52 :4.el6

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 *
 * `author Rickard E. (Rik) Faith <faith@valinux.com>`
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1.408 libedit 2.11  :4.20080712cvs.1.el6

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1.409 libedit 2.11~20080614-1

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Upstream Author: NetBSD Foundation

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1.410 libencode-locale-perl 1.03-1
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Upstream-Contact: Gisle Aas <gisle@activestate.com>
Source: http://search.cpan.org/dist/Encode-Locale/
Upstream-Name: Encode-Locale

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1.411 libffi 3.0.10-3

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1.413 libfile-copy-recursive-perl 0.38-1

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1.416 libfs 2:1.0.2-1

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1.417 libgcc1 1:4.4.5-8

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```
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```
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Version 2.1, February 1999

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That's all there is to it!  
This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation and the Defense Advance Research Projects Agency.

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

Some other contributors:

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

The SPARC specific code was originally contributed by Mark Weiser.
The Encore Multimax modifications were supplied by
Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely
due to Vernon Lee, on machines made available to Rice by IBM.
Much of the HP specific code and a number of good suggestions for improving the
generic code are due to Walter Underwood.
Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code.
Al Dosser (dossier@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk)
subsequently provided updates and information on variation between ULTRIX
systems. Parag Patel (parag@netcom.com) supplied the A/UX code.
Jesper Peterson (jep@mtiame.mtia.oz.au), Michel Schinz, and
Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port.
Thomas Funke (thf@zelator.in-berlin.de(?)) and
Brian D. Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports.
Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code.
Bill Jansen (jansen@parc.xerox.com) supplied the SunOS dynamic loader
specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and
Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and
Dave Detlefs (detlefs@src.dec.com) also provided several generic bug fixes.
Alistair G. Crooks (age@uts.amdahl.com) supplied the NetBSD and 386BSD ports.
Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port.
Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to
a Motorola 88K processor running CX/UX (Harris NightHawk).
Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to
nonIBM development environments (a nontrivial task).
Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port.
David Chase, then at Olivetti Research, suggested several improvements.
Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the
code to save and print call stacks for leak detection on a SPARC.
Jesse Hull and John Ellis supplied the C++ interface code.
Zhong Shao performed much of the experimentation that led to the
current typed allocation facility. (His dynamic type inference code hasn’t
made it into the released version of the collector, yet.)

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# These lines make the symbols to get a @ @GCC_4.6.0.

%exclude {
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__divtc3
__divtf3
__eqtf2
__extenddftr2
__extendsftf2
__extendxftf2
__fabsf2
__fixtdi
__fixtfsi
__fixfti
__fixunstfidi
__fixunstfsi
__fixunstfti
__floatdfitf
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__floatuntitf
__getf2
__gttf2
__letf2
__littf2
__multc3
__multf3
__negtf2
__netf2
__powitf2
__subtf3
__trunctdfdf2
__trunctfsf2
__trunctxfxf2
__unordtf2
}

GCC_4.6.0 {
__addtf3
%ifndef __x86_64__
__copysigntf3
GCC RUNTIME LIBRARY EXCEPTION

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1.423 libhtml-form-perl 6.03-1

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1.424 libhtml-parser-perl 3.66-1

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1.425 libhtml-tagset-perl 3.20-2
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1.426 libhtml-tree-perl 3.23-2

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<one line to give the program's name and a brief idea of what it does.>
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If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) 19xx name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the
appropriate parts of the General Public License. Of course, the
commands you use may be called something other than `show w' and `show
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program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the
program `Gnomovision' (a program to direct compilers to make passes
at assemblers) written by James Hacker.

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

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1.427 libhttp-cookies-perl 6.00-2

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1.440 libio-pty-perl 1:1.08-1

1.441 libio-socket-ssl-perl 1.76 :2012.06.18
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1.442 libjpeg-turbo 1.2.1 :3.el6_5

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DOCUMENTATION ROADMAP
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This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
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REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS  Where to find newer versions of this software.
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TO DO  Plans for future IJG releases.

Other documentation files in the distribution are:

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

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

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

If you want to understand how the JPEG code works, we suggest reading one or more of the REFERENCES, then looking at the documentation files (in roughly the order listed) before diving into the code.

OVERVIEW
========

This package contains C software to implement JPEG image encoding, decoding, and transcoding. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images. JPEG's strong suit is compressing photographic images or other types of images that have smooth color and brightness transitions between neighboring pixels. Images with sharp lines or other abrupt features may not compress well with JPEG, and a higher JPEG quality may have to be used to avoid visible compression artifacts with such images.

JPEG is lossy, meaning that the output pixels are not necessarily identical to the input pixels. However, on photographic content and other "smooth" images, very good compression ratios can be obtained with no visible compression artifacts, and extremely high compression ratios are possible if you are willing to sacrifice image quality (by reducing the "quality" setting in the compressor.)
This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

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

In order to support file conversion and viewing software, we have included considerable functionality beyond the bare JPEG coding/decoding capability; for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application.

We have also included "jpegtran", a utility for lossless transcoding between different JPEG processes, and "rdjpgcom" and "wrjpgcom", two simple applications for inserting and extracting textual comments in JFIF files.

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

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

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44. (Adjacent articles in that issue discuss MPEG motion picture compression, applications of JPEG, and related topics.) If you don't have the CACM issue handy, a PostScript file containing a revised version of Wallace's article is available at http://www.ijg.org/files/wallace.ps.gz. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

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


The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, revision 1.02. JFIF 1.02 has been adopted as an Ecma International Technical Report and thus received a formal publication status. It is available as a free download in PDF format from http://www.ecma-international.org/publications/techreports/E-TR-098.htm. A PostScript version of the JFIF document is available at http://www.ijg.org/files/jfif.ps.gz. There is also a plain text version at http://www.ijg.org/files/jfif.txt.gz, but it is missing the figures.

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

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The "official" archive site for this software is www.ijg.org. The most recent released version can always be found there in directory "files". This particular version will be archived as http://www.ijg.org/files/jpegsrc.v8d.tar.gz, and in Windows-compatible "zip" archive format as http://www.ijg.org/files/jpegsr8d.zip.

The JPEG FAQ (Frequently Asked Questions) article is a source of some general information about JPEG. It is available on the World Wide Web at http://www.faqs.org/faqs/jpeg-faq/ and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/. If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body send usenet/news.answers/jpeg-faq/part1
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The ISO JPEG standards committee actually promotes different formats like "JPEG 2000" or "JPEG XR", which are incompatible with original DCT-based JPEG. IJG therefore does not support these formats (see REFERENCES). Indeed, one of the original reasons for developing this free software was to help force convergence on common, interoperable format standards for JPEG files. Don't use an incompatible file format!
(In any case, our decoder will remain capable of reading existing JPEG image files indefinitely.)

TO DO

Please send bug reports, offers of help, etc. to jpeg-info@jpegclub.org.
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It is partly based on the libjpeg6a package originally put together by Andy Guy &lt;awpguy@acs.ucalgary.ca&gt; and later maintained by Mark Mickan.

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1.445 liblocale-gettext-perl 1.05-6

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1.448 liblwp-mediatypes-perl 6.02 :2012-02-16

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1.449 lblwp-protocol-https-perl 6.03 :2012-02-18

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1.450 libmodule-implementation-perl 0.06
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1.451 libmodule-runtime-perl 0.013 :2012-02-16
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1.452 libnet 1.1.5 :2004/03/01 20:26:11 mike

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1.454 libnet-snmp-perl 5.2.0-4

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#
# Configuration subroutine to validate and canonicalize a configuration type.
# Supply the specified configuration type as an argument.
# If it is invalid, we print an error message on stderr and exit with code 1.
# Otherwise, we print the canonical config type on stdout and succeed.
#
# This file is supposed to be the same for all GNU packages
# and recognize all the CPU types, system types and aliases
# that are meaningful with *any* GNU software.
# Each package is responsible for reporting which valid configurations
# it does not support. The user should be able to distinguish
# a failure to support a valid configuration from a meaningless
configuration.

# The goal of this file is to map all the various variations of a given
# machine specification into a single specification in the form:
# CPU_TYPE-MANUFACTURER-OPERATING_SYSTEM
# or in some cases, the newer four-part form:
# CPU_TYPE-MANUFACTURER-KERNEL-OPERATING_SYSTEM
# It is wrong to echo any other type of specification

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 *
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 *
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 */

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1.462 libpackage-deprecationmanager-perl
0.04-1
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1.463 libpackage-stash-perl 0.33 :2011-09-28

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1.474 Libpq 9.1 :10

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

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

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

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.
If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work 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
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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
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For an executable, the required form of the "work that uses the
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components (compiler, kernel, and so on) of the operating system on
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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.

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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.)

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SSLeay 0.9.0t 29-May-1998
built on Fri Jun  5 12:42:23 EST 1998
options:bn(64,32) md2(char) rc4(idx,int) des(idx,cisc,16,long) idea(int) blowfish(idx)
C flags:gcc -DTERMIOS -O3 -fomit-frame-pointer -Wall -DB_ENDIAN
The 'numbers' are in 1000s of bytes per second processed.
type             8 bytes     64 bytes    256 bytes   1024 bytes   8192 bytes
md2             2176.00      5994.67      8079.73      8845.18      9077.01
mdc2            5730.67      6122.67      6167.66      6176.51      6174.87
md5             29.10k       127.31k      209.66k      250.50k      263.99k
hmac(md5)        12.33k       73.02k      160.17k      228.04k      261.15k
sha1             11.27k       49.37k       84.31k      102.40k      109.23k
rmd160          11.69k       48.62k       78.76k       93.15k       98.41k
rc4             117.96k      148.94k      152.57k      153.09k      152.92k
des cbc          27.13k       30.06k       30.38k       30.38k       30.53k
des ede3         10.51k       10.94k       11.01k       11.01k       11.01k
idea cbc         26.74k       29.23k       29.45k       29.60k       29.74k
rc2 cbc          34.27k       39.39k       40.03k       40.07k       40.16k
rc5-32/12 cbc    64.31k       83.18k       85.70k       86.70k       87.09k
blowfish cbc     48.86k       59.18k       60.07k       60.42k       60.78k
cast cbc         42.67k       50.01k       50.86k       51.20k       51.37k
sign             verify      sign/s verify/s
rsa 512 bits     0.7738s   0.0774s      1.3      12.9
rsa 1024 bits    4.3967s   0.2615s      0.2      3.8
rsa 2048 bits    29.5200s   0.9664s      0.0      1.0
sign             verify      sign/s verify/s
dsa 512 bits     0.7862s   0.9709s      1.3      1.0
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<th>64 bytes</th>
<th>256 bytes</th>
<th>1024 bytes</th>
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</thead>
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<td>md2</td>
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<td>367.68k</td>
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<td>md5</td>
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<td>13464.41k</td>
<td>16010.39k</td>
<td>16820.68k</td>
</tr>
<tr>
<td>sha</td>
<td>1250.75k</td>
<td>5330.43k</td>
<td>8636.88k</td>
<td>10227.36k</td>
<td>10779.14k</td>
</tr>
<tr>
<td>sha1</td>
<td>1071.55k</td>
<td>4572.50k</td>
<td>7459.98k</td>
<td>8791.96k</td>
<td>9341.61k</td>
</tr>
<tr>
<td>rc4</td>
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</tr>
<tr>
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<td>3309.11k</td>
<td>3883.01k</td>
<td>3968.25k</td>
<td>3971.86k</td>
<td>3979.14k</td>
</tr>
<tr>
<td>des ede3</td>
<td>1442.98k</td>
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<td>1562.48k</td>
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<td>1563.33k</td>
</tr>
<tr>
<td>idea cbc</td>
<td>2195.69k</td>
<td>2506.39k</td>
<td>2529.59k</td>
<td>2545.66k</td>
<td>2546.54k</td>
</tr>
<tr>
<td>rc2 cbc</td>
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<td>833.52k</td>
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<tr>
<td>blowfish</td>
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<td>5949.97k</td>
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<td>rsa 512</td>
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<tr>
<td>rsa 4096</td>
<td>1.690s</td>
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</tr>
</tbody>
</table>

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice
That's all there is to it!
This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

Early versions of this collector were developed as a part of research projects supported in part by the National Science Foundation and the Defense Advance Research Projects Agency.

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

Some other contributors:

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

The SPARC specific code was originally contributed by Mark Weiser.
The Encore Multimax modifications were supplied by
Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM.

Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood.

Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code.
Al Dosser (dossier@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code.

Jesper Peterson (jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port.

Thomas Funke (thf@zelator.in-berlin.de(?) ) and Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports.

Douglas Steel (doug@wg.ic1.co.uk) provided ICL DRS6000 code.

Bill Jansen (jansen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs (detlefs@src.dec.com) also provided several generic bug fixes.

Alistair G. Crooks (agc@uts.amdahl.com) supplied the NetBSD and 386BSD ports.

Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port.

Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk).

Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to
nonIBM development environments (a nontrivial task).
Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port.
David Chase, then at Olivetti Research, suggested several improvements.
Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the
code to save and print call stacks for leak detection on a SPARC.
Jesse Hull and John Ellis supplied the C++ interface code.
Zhong Shao performed much of the experimentation that led to the
current typed allocation facility. (His dynamic type inference code hasn't
made it into the released version of the collector, yet.)
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# 128 bit long double support was introduced with GCC 4.6.0 for FreeBSD.
# These lines make the symbols to get a @@GCC_4.6.0.

%exclude {
  __addtf3
  __copysignftf3
  __divtc3
  __divtf3
  __eqtf2
  __extenddf2f
  __extendsdf2f
  __extendxf2f
  __fabsf2f
  __fixtfdfi
  __fixtfsi
  __fixtfti
  __fixunstfddi
  __fixunstfsi
  __fixunstfti
  __floatdf2f
  __floatsdf2f
  __floattftf
  __floatundf2f
  __floatunsdf2f
  __floatuntf
  __getf2
  __gtftf2
  __letf2
  __lttf2
  __multc3
  __multf3
  __negtf2
  __netf2
  __powitf2
  __subt3
  __trunctdf2f
  __trunctsf2f
  __truncxf2f
  __unordtf2f
}

GCC_4.6.0 {
  __addtf3
  %ifndef __x86_64__
  __copysignftf3
  %endif

  %ifndef __x86_64__
  __copysignftf3
  %endif

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

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

@example
@var{program} Copyright (C) @var{year} @var{name of author}
This program comes with ABSOLUTELY NO WARRANTY; for details type @samp{show w}.
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@end example

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* m4/ax_func_which_gethostbyname_r.m4

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# Update an FSF copyright year list to include the current year.

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# This program is distributed in the hope that it will be useful,
# but WITHOUT ANY WARRANTY; without even the implied warranty of
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# GNU General Public License for more details.
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# Written by Jim Meyering and Joel E. Denny

# The arguments to this script should be names of files that contain FSF
# copyright statements to be updated. For example, you might wish to
# use the update-copyright target rule in maint.mk from gnulib's
# maintainer-makefile module.
#
# Iff an FSF copyright statement is recognized in a file and the final
# year is not the current year, then the statement is updated for the
# new year and it is reformatted to:
#
# 1. Fit within 72 columns.
# 2. Convert 2-digit years to 4-digit years by prepending "19".
# 3. Expand copyright year intervals. (See "Environment variables"
#    below.)
#
# A warning is printed for every file for which no FSF copyright
# statement is recognized.
#
# Each file's FSF copyright statement must be formatted correctly in
# order to be recognized. For example, each of these is fine:
# Copyright @copyright{ } 1990-2005, 2007-2009 Free Software Foundation, Inc.
#
# # Copyright (C) 1990-2005, 2007-2009 Free Software Foundation, Inc.
#
# /*
# * Copyright &copy; 90,2005,2007-2009
# * Free Software Foundation, Inc.
# */
#
# However, the following format is not recognized because the line prefix changes after the first line:
#
# ## Copyright (C) 1990-2005, 2007-2009 Free Software Foundation, Inc.
#
# The following copyright statement is not recognized because the copyright holder is not the FSF:
#
# # Copyright (C) 1990-2005, 2007-2009 Acme, Inc.
#
# However, any correctly formatted FSF copyright statement following either of the previous two copyright statements would be recognized.
#
# The exact conditions that a file's FSF copyright statement must meet to be recognized are:
#
# 1. It is the first FSF copyright statement that meets all of the following conditions. Subsequent FSF copyright statements are ignored.
# 2. Its format is "Copyright (C)", then a list of copyright years, and then the name of the copyright holder, which is "Free Software Foundation, Inc.".
# 3. The "(C)" takes one of the following forms or is omitted entirely:
#    A. (C)
#    B. (c)
#    C. @copyright{ }
#    D. &copy;
# 4. The "Copyright" appears at the beginning of a line except that it may be prefixed by any sequence (e.g., a comment) of no more than 5 characters.
# 5. Iff such a prefix is present, the same prefix appears at the beginning of each remaining line within the FSF copyright
# statement. There is one exception in order to support C-style
# comments: if the first line's prefix contains nothing but
# whitespace surrounding a "/*", then the prefix for all subsequent
# lines is the same as the first line's prefix except with each of
# "/" and possibly "*" replaced by a " ". The replacement of "*"
# by " " is consistent throughout all subsequent lines.
# 6. Blank lines, even if preceded by the prefix, do not appear
# within the FSF copyright statement.
# 7. Each copyright year is 2 or 4 digits, and years are separated by
# commas or dashes. Whitespace may appear after commas.
#
# Environment variables:
#
# 1. If UPDATE_COPYRIGHT_FORCE=1, a recognized FSF copyright statement
#    is reformatted even if it does not need updating for the new
#    year. If unset or set to 0, only updated FSF copyright
#    statements are reformatted.
# 2. If UPDATE_COPYRIGHT_USE_INTERVALS=1, every series of consecutive
#    copyright years (such as 90, 1991, 1992-2007, 2008) in a
#    reformatted FSF copyright statement is collapsed to a single
#    interval (such as 1990-2008). If unset or set to 0, all existing
#    copyright year intervals in a reformatted FSF copyright statement
#    are expanded instead.
# 3. For testing purposes, you can set the assumed current year in
#    UPDATE_COPYRIGHT_YEAR.
# 4. The default maximum line length for a copyright line is 72.
#    Set UPDATE_COPYRIGHT_MAX_LINE_LENGTH to use a different length.

use strict;
use warnings;

my $copyright_re = 'Copyright';
my $circle_c_re = '(?:\[cC\]|\(@copyright\]|\©)';
my $holder = 'Free Software Foundation, Inc.';
my $prefix_max = 5;
my $margin = $ENV{UPDATE_COPYRIGHT_MAX_LINE_LENGTH} || 72;
!$margin || $margin !~ m/\d+$/
and $margin = 72;

my $tab_width = 8;

my $this_year = $ENV{UPDATE_COPYRIGHT_YEAR} ||
    UF\d{8}$/; 

if (!$this_year || $this_year !~ m/^\(\d{4}\)$/)
 {
    my ($sec, $min, $hour, $mday, $month, $year) = localtime (time ());
    $this_year = $year + 1900;
}

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my $eol = /(?:^|\[\s\])\n/ ? "\n" : "\r\n";

my $leading;
my $prefix;
my $ws_re;
my $stmt_re;
while (/(/\n)(.*$prefix_max))$copyright_re/g)
 {
   $leading = "$1$2";
   $prefix = $2;
   if ($prefix =~ /^\s*\//\s*/$)
   {
      $prefix =~ s,/, ,;
      my $prefix_ws = $prefix;
      $prefix_ws =~ s/\*/ /; # Only whitespace.
      if (/\G(?:[^\*\n\]|\*[^/\n\])*\*?$prefix_ws/)
      {
         $prefix = $prefix_ws;
      }
   }
   $ws_re = '[ \n\v\f\r\t\s]' ; # \s without \n
   $ws_re =
   "(?:$ws_re\*([^:$ws_re]\n . quotemeta($prefix) . ")$ws_re\*)";
   my $holder_re = $holder;
   $holder_re =~ s/$/\s/s/$ws_re/g;
   my $stmt_re =
   "(?:$ws_re$circle_c_re)"
   . "$ws_re\:(?:?!\d\d)?\d\d(?:,$ws_re\?[-]\))?";
   . "$\d\d\d\d$ws_re$holder_re";
   if (/\G$stmt_re_remainder_re/)
   {
      $stmt_re =
      quotemeta($leading) . "($copyright_re$stmt_re_remainder_re)";
   last;
   }
}

if (defined $stmt_re)
 {
   /$stmt_re/ or die; # Should never die.
   my $stmt = $1;
   my $final_year_orig = $2;

   # Handle two-digit year numbers like "98" and "99".
   my $final_year = $final_year_orig;
   $final_year <= 99
   and $final_year += 1900;
if ($final_year != $this_year)
{
    # Update the year.
    $stmt =~ s/$final_year_orig/$final_year, $this_year/;
}

if ($final_year != $this_year || $ENV{'UPDATE_COPYRIGHT_FORCE'})
{
    # Normalize all whitespace including newline-prefix sequences.
    $stmt =~ s/$ws_re/ /g;

    # Put spaces after commas.
    $stmt =~ s/, \?/, /g;

    # Convert 2-digit to 4-digit years.
    $stmt =~ s/(\b\d\d\b)/19$1/g;

    # Make the use of intervals consistent.
    if (!$ENV{UPDATE_COPYRIGHT_USE_INTERVALS})
    {
        $stmt =~ s/(\d{4})-(\d{4})/join(', ', $1..$2)/eg;
    }
    else
    {
        $stmt =~
        s/
        (\d{4})
        (?:
            (\|)
            ((?!{
                if   ($2 eq ‘-’) { \d{4} ‘; 
              elsif (!$3)       { $1 + 1 ‘; 
              else              { $3 + 1 ‘; 
            })
          )+‘)
          )+/$1-$3/gx;
        }

    # Format within margin.
    my $stmt_wrapped;
    my $text_margin = $margin - length($prefix);
    if ($prefix =~ /^\s+$/)
    {
        $text_margin -= length($1) * ($tab_width - 1);
    }
    while (length $stmt)
    {
        if (($stmt =~ s/^\s+/.{1,$text_margin})(?: |$)) || ($stmt =~ s/^\S+/($1+$2)/)
            Stext_margin = length($1) * ($tab_width - 1);
        while (length $stmt)
        {
            if (($stmt =~ s/^\s+/.{1,$text_margin})(?: |$)) || ($stmt =~ s/^\S+/($1+$2)/)
                || ($stmt =~ s/^\S+$/($1+$2)/)


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Version 2.1, February 1999

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interface-compatible with the version that the work was made with.
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1.492 libterm-readkey-perl 2.30-4

1.493 libterm-readline-perl-perl 1.0303-1

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1.498 libthai 0.1.12 :3.el6
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1.503 libtool - ltdl lib 2.2.6 :15.5.el6

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

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1.514 libuuid-perl 0.02-4

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1.537 libXft 2.3.1 :2.el6

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1.538 libxi 2:1.1.4-1

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1.546 libxml-sax-base-perl 1.07 :2011-09-10

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Source: http://search.cpan.org/dist/XML-SAX-Base/
Name: XML-SAX-Base

Files: *
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1.549 libxml-twig-perl 1:3.34-1
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Kenneth J. Pronovici <pronovic@debian.org> until Fri, 7 Oct 2005
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* by John Fleck
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* */
/*
* libxslt_pipes.c: a program for performing a series of XSLT
* transformations
*
* Written by Panos Louridas, based on libxslt_tutorial.c by John Fleck.
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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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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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Video4Linux interface and 2.1.x kernel adaptation

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ConferenceTV card

+ many more (please mail me if you are missing in this list and would
like to be mentioned)
Thanks go to the following people for patches and contributions:

Michael Hunold <m.hunold@gmx.de>
for the initial saa7146 driver and its recent overhaul

Christian Theiss
for his work on the initial Linux DVB driver

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

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

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

Martin Schaller <martin@smurf.franken.de>
for patching the cable card decoder driver

Klaus Schmidinger <Klaus.Schmidinger@cadsoft.de>
for various fixes regarding tuning, OSD and CI stuff and his work on VDR
Steve Brown <sbrown@cortland.com>
for his AFC kernel thread

Christoph Martin <martin@uni-mainz.de>
for his LIRC infrared handler

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Wolfram Joost <dbox2@frokaschwei.de>
...and all the other dbox2 people
for many bugfixes in the generic DVB Core, frontend drivers and
their work on the dbox2 port of the DVB driver

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

Andrew de Quincey <adq_dvb@lidskialf.net>
for the tda1004x frontend driver, and various bugfixes

Peter Schildmann <peter.schildmann@web.de>
for the driver for the Technisat SkyStar2 PCI DVB card

Vadim Catana <skystar@moldova.cc>
Roberto Ragusa <r.ragusa@libero.it>
Augusto Cardoso <augusto@carhil.net>
for all the work for the FlexCopII chipset by B2C2,Inc.

Davor Emard <emard@softhome.net>
for his work on the budget drivers, the demux code,
the module unloading problems, ...

Hans-Frieder Vogt <hfvogt@arcor.de>
for his work on calculating and checking the crc's for the
TechnoTrend/Hauppauge DEC driver firmware

Michael Dreher <michael@5dot1.de>
Andreas 'randy' Weinberger
for the support of the Fujitsu-Siemens Activity budget DVB-S

Kenneth Aafly <ke-aa@frisurf.no>
for adding support for Typhoon DVB-S budget card

Ernst Peinlich <e.peinlich@inode.at>
for tuning/DiSEqC support for the DEC 3000-s
Peter Beutner <p.beutner@gmx.net>
for the IR code for the ttusb-dec driver

Wilson Michaels <wilsonmichaels@earthlink.net>
for the lgdt330x frontend driver, and various bugfixes

Michael Krufky <mkrufky@m1k.net>
for maintaining v4l/dvb inter-tree dependencies

Taylor Jacob <rtjacob@earthlink.net>
for the nxt2002 frontend driver

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

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

(If you think you should be in this list, but you are not, drop a
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/* 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
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*
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*
* M. Welsh, 6 July 1996
*
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1.580 lm_sensors 3.1.1 :17.el6

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Here is a list of the main contributors to lm-sensors version 3.

* Frodo Looijaard
  Original author of libsensors, sensors-detect, sensors and isadump.
* Merlin Hughes
  Original author of sensord.
* Bob Schlaermann
  Dynamic chip feature detection (a.k.a. generic chip support) in libsensors and sensors.
* Mark M. Hoffman
  Many improvements to the libsensors configuration file scanner.
* Jean Delvare
  New libsensors API, and migration of sensors and sensord thereto.
  Many optimizations in libsensors and sensors.
  Configuration file converter.
  Rewrite of sensors-detect.
  Support for multiple configuration files in libsensors.

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1.587 lsb 3.2-23.2squeeze1

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c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

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Modemu Version 0.0.1

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

<one line to give the program's name and a brief idea of what it does.>
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1.613 mongoose web server 2.9

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1.614 mpclib 0.9-4

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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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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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with the Library, with the complete machine-readable "work that
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1.615 mpfr4 3.1.0-5

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/*
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   -Brian Aker
*/

/* zlib.h -- interface of the 'zlib' general purpose compression library
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The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files http://www.ietf.org/rfc/rfc1950.txt (zlib format), rfc1951.txt (deflate format) and rfc1952.txt (gzip format).

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1.629 net-snmp 5.5 :49.el6_5.1

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1.633 netbase 4.45

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This package was created by Peter Tobias tobiase@et-inf.fho-emden.de on Wed, 24 Aug 1994 21:33:28 +0200 and maintained by Anthony Towns <ajt@debian.org> until 2001.
It is currently maintained by Marco d'Itri <md@linux.it>.

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1.634 netperf 2.4.4-6.1

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This package was debianized by Erik Wenzel erik@debian.org on Wed, 30 Jan 2002 10:15:17 +0200

It was downloaded from:
ftp://ftp.netperf.org/netperf

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Code to allow netserver to run as a standalone daemon.

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Fixes for AIX 3.1 and 3.2. Also fixes for Solaris 2.1 without realizing it ;-

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Fixes for TCP_RR and UDP_RR on systems with an htonl that is not a no-op.

Warren Burnett <somewhere in Kansas>
Example code for DLPI tests.

Several Folks
Code to tell SunOS 4 to *not* restart system calls on receipt of a signal.

Fore Systems Inc.
Manpages for the FORE API and question answering

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Access to systems running the Fore ATM API

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Include file fixes for Ultrix

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Bunches of warnings fixes and lint picks for Solaris 2.3

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Code to calculate confidence intervals for tests

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Helpful suggestions for the scripts to make them more compatible with the netperf database (http://www.cup.hp.com/netperf/NetperfPage.html). His prompting finally got me off my whatever to put the confidence interval stuff from the guys at IBM into netperf

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Fixes to make netperf more secure.

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A fix to send_udp_rr to correct bogus throughput values.

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A bunch of clean-up for the *BSD OSes

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Code for low-priority soaker process for AIX and SGI

The fine folks at Adaptec
The initial port of netperf (1.9PL4) to Windows NT 3.51.

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The PPC binaries for the 1.9PL4 port of netperf to NT and for assorted code clean-ups and help with CPU utilization measurements.

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Improvements to the makefile and additional checks for OpenBSD

Kris Corwin
discovery of a debug statement outside of if (debug) that may have been the cause of all the nasty connection refused errors in random UDP_RR tests...

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Initial prototype of the TCP_SENDFILE test support

Philip Pishioneri of Cornel
Conversion of the netperf.ps manul to PDF format.

The Hewlett-Packard OpenVMS folks
Assistance with the port to OpenVMS

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IPv6 fixes

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initial mods for sendfile() under Linux

Fabrice Bacchella
for pointing-out that Solaris 9 has a copy of Linux sendfile()

Andrew Gallatin
for assistance with the FreeBSD sysctl() stuff, and later making it calibration-free

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pointing-out the need for -lresolv when compiling -DDO_DNS on RedHat 7.1

Carl Mascott
finding some cut-and-paste errors in create_data_socket error logging

Fabrice Bacchella
Fixes for -DHISTOGRAM and -DUNIX on Mac OS X, updates to usage strings

Spencer Frink
Fixes and Cleanup for WIN32. Many over many years.

Nicholas Thomas
Fixes for DLPI on SVR4 Streams under Linux
Dave Craig
Fixes for getaddrinfo error returns

David Mosberger of HP
Workarounds for the Linux getsockopt() bug that returns more than that
for which one asked.

Stephen Burger of HP
Code to implement the netserver CPU binding.

Vladislav "Vlad" Yasevich of HP
Initial SCTP tests. Enhancements to the configure.ac sources to show
the way to make many of the LIBS="foo" before ./configure unnecessary.

Padmanabhan "Paddu" S N of HP
Patches for /proc/stat CPU util and recv_tcp_rr.

Cary Coutant and other hp-mac-users of HP
Access to Mac OS X systems for porting netperf 2.4.0

Chris Bertin of HP
Access to AIX for initial porting of netperf 2.4.0

James Carlson
Assistance finding the right magic to compile SCTP on Solaris 10.

Gavin
Pointers on Solaris 10 Microstate accounting.

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Getting netcpu_perfstat.c in running order on AIX and other misc
fixups in places such as BSD.

Samuel Ying
Change struct sockaddr to struct sockaddr storage in netserver.c

Rodolpho Boer
Fix for default message size in UDP_STREAM when default SO_SNDBUF size
is > max UDP datagram size.

Michael Dorff
Getting netperf/netserver to compile under Windows with MS Visual
Studio 2003

George Davis
Changes to deal with different floating-point formats.

Anonymous
Changes to retrieve CPU util on MacOS X.

Dickon Reed
Patches to attend to some windows in TCP_CRR and TCP_CC under Windows

Bret McKee <bret@hp.com>
Fixes to get netcpu_looper compiling and working after the "netcpu" split

Hans Blom
Improvements to closing/redirecting stdin/stdout/stderr in netserver

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RPM support in the form of netperf.spec.in and related configure.ac etc changes

Shilpi Agarwal
Changes to allow UDP_STREAM to use connected sockets on both sides.

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Fixes for buffer filling.

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Fixes for Windows compilation under MingW/gcc.

Scott Weitzenkamp
Patches to enable demo mode in the UDP_STREAM test

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This is the Debian version of the newt library.
newt was written by Erik Troan <ewt@redhat.com>.

The original package was put together by Enrique Zanardi
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Recent upstream versions can be found at: http://fedora.redhat.com/

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

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

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

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If such an object file uses only numerical parameters, data
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5. [6]Michael Barone <michael.barone@lmco.com> GPSVME fixes
6. [7]Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
8. [9]Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
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14. [15]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
15. [16]Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
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18. [19]Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
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47. [51]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
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The following individuals contributed in part to the Network Time Protocol Distribution Version 4 and are acknowledged as authors of this work.

1. Mark Andrews <mark_andrews@isc.org> Leitch atomic clock controller
2. Bernd Altmeier <altmeier@atlssoft.de> hopf Elektronik serial line and PCI-bus devices
3. Viraj Bais <vbais@mailman1.intel.com> and Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
4. Michael Barone <michael,barone@lmco.com> GPSVME fixes
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6. Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
7. Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and isosignal code into separate modules.
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13. Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
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16. Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
17. John Hay <jhay@iocomtek.csir.co.za> IPv6 support and testing
18. Glenn Hollinger <glenn@herald.usask.ca> GOES clock driver
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50. Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime
   clock driver
51. Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and
   validated HTML documents according to the HTML DTD

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2. [2]Mark Andrews <mark_andrews@isc.org> Leitch atomic clock controller
3. [3]Bernd Altmeier <altmeier@atlsoft.de> hopf Elektronik serial line and PCI-bus devices
5. [6]Michael Barone <michael,barone@lmco.com> GPSVME fixes
6. [7]Karl Berry <karl/owl.HQ.ileaf.com> syslog to file option
7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
8. [9]Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
9. [10]Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
10. [11]Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
11. [12]Jean-Francois Boudreault
IPv6 support
12. [13]Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
13. [14]Steve Clift <clift@ml.csiro.au> OMEGA clock driver
14. [15]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
15. [16]Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg’s Winnt port.
17. [18]Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux port
18. [19]Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
19. [20]John Hay <jhay@icomtek.csir.co.za> IPv6 support and testing
20. [21]Dave Hart <davehart@davehart.com> General maintenance, Windows port interpolation rewrite
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23. [24]Mike Iglesias <iglesias@uci.edu> DEC Alpha port
24. [25]Jim Jagielski <jim@jagubox.gsfc.nasa.gov> A/UX port
25. [26]Jeff Johnson <bjj@chatham.usdesign.com> massive prototyping overhaul
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27. [29]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
28. [30]Frank Kardel [31]<kardel (at) ntp (dot) org> PARSE <GENERIC> driver (>14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
29. [32]William L. Jones <jones@hermes.chpc.utexas.edu> RS/6000 AIX modifications, HPUX modifications
30. [33]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
31. [34]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magavox GPS clock driver
32. [35]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
33. [36]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
34. [37]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
35. [38]Danny Mayer <mayer@ntp.org> Network I/O, Windows Port, Code Maintenance
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40. [43]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
41. [44]Derek Mulcahy <derek@toybox.demon.co.uk> and [45]Damon
Hart-Davis <d@hd.org> ARCRON MSF clock driver

42. [46]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance

43. [47]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling

44. [48]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port

45. [49]Wilfredo Sanchez <wsanchez@apple.com> added support for NetInfo

46. [50]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules

47. [51]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory

48. [52]Ray Schnitzler <schnitz@unipress.com> Unixware1 port

49. [53]Michael Shields <shields@tembel.org> USNO clock driver

50. [54]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver

51. [55]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits (see the ChangeLog)

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3. [3]Bernd Altmeier <altmeier@atls.oh.de> hopf Elektronik serial line and PCI-bus devices
5. [6]Michael Barone <michael.barone@lmco.com> GSPVME fixes
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    space on the stuff in the html/pic/ subdirectory
48. [52] Ray Schnitzler <schnitz@unipress.com> Unixware1 port
49. [53] Michael Shields <shields@tembel.org> USNO clock driver
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1.651 ntp_GPL 4.2.4p8 :2.el6

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1.652 numactl 2.0.9 :2.el6

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------
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This package contains a Gnome based implementation of ssh-askpass 
written by Damien Miller.

It is split out from the main package to isolate the dependency on the 
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It was packaged for Debian by Philip Hands <phil@hands.com>.

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** 
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Pentium Pro 200mhz
FreeBSD 2.1.5
gcc 2.7.2.2

SSLeay 0.7.0 30-Jan-1997
built on Tue Apr 22 12:14:36 EST 1997
options:bn(64,32) md2(int) rc4(idx,int) des(ptr,risc1,16,long) idea(int) blowfish(ptr2)
C flags:gcc -DTERMIOS -D_ANSI_SOURCE -fomit-frame-pointer -O3 -m486 -Wall
The 'numbers' are in 1000s of bytes per second processed.

<table>
<thead>
<tr>
<th>type</th>
<th>8 bytes</th>
<th>64 bytes</th>
<th>256 bytes</th>
<th>1024 bytes</th>
<th>8192 bytes</th>
</tr>
</thead>
<tbody>
<tr>
<td>md2</td>
<td>130.99k</td>
<td>367.68k</td>
<td>499.09k</td>
<td>547.04k</td>
<td>566.50k</td>
</tr>
<tr>
<td>md5</td>
<td>1924.98k</td>
<td>8293.50k</td>
<td>13464.41k</td>
<td>16010.39k</td>
<td>16820.68k</td>
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<tr>
<td>sha1</td>
<td>1250.75k</td>
<td>5330.43k</td>
<td>8636.88k</td>
<td>10227.36k</td>
<td>10779.14k</td>
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<tr>
<td>rc4</td>
<td>1071.55k</td>
<td>4572.50k</td>
<td>7459.98k</td>
<td>8791.96k</td>
<td>9341.61k</td>
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<tr>
<td>des</td>
<td>3309.11k</td>
<td>3883.01k</td>
<td>3968.25k</td>
<td>3971.86k</td>
<td>3979.14k</td>
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<tr>
<td>idea</td>
<td>1442.98k</td>
<td>1548.33k</td>
<td>1562.48k</td>
<td>1562.00k</td>
<td>1563.33k</td>
</tr>
<tr>
<td>rc2</td>
<td>806.00k</td>
<td>833.52k</td>
<td>837.58k</td>
<td>838.52k</td>
<td>836.69k</td>
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<tr>
<td>blowfish</td>
<td>4687.34k</td>
<td>5949.97k</td>
<td>6182.43k</td>
<td>6248.11k</td>
<td>6226.09k</td>
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<tr>
<td>rsa</td>
<td>512 bits</td>
<td>0.010s</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>rsa</td>
<td>1024 bits</td>
<td>0.045s</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>rsa</td>
<td>2048 bits</td>
<td>0.260s</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>rsa</td>
<td>4096 bits</td>
<td>1.690s</td>
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</tr>
</tbody>
</table>

Motorolla 68020 20mhz, NetBSD

SSLeay 0.9.0t 29-May-1998
built on Fri Jun 5 12:42:23 EST 1998
options:bn(64,32) md2(char) rc4(idx,int) des(idx,cisc,16,long) idea(int) blowfish(idx)
C flags:gcc -DTERMIOS -O3 -fomit-frame-pointer -Wall -DB_ENDIAN
The 'numbers' are in 1000s of bytes per second processed.

<table>
<thead>
<tr>
<th>type</th>
<th>8 bytes</th>
<th>64 bytes</th>
<th>256 bytes</th>
<th>1024 bytes</th>
<th>8192 bytes</th>
</tr>
</thead>
<tbody>
<tr>
<td>md2</td>
<td>2176.00</td>
<td>5994.67</td>
<td>8079.73</td>
<td>8845.18</td>
<td>9077.01</td>
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<td>mdc2</td>
<td>5730.67</td>
<td>6122.67</td>
<td>6167.66</td>
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<td>md5</td>
<td>29.10k</td>
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<td>hmac(md5)</td>
<td>12.33k</td>
<td>73.02k</td>
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<td>261.15k</td>
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<tr>
<td>sha1</td>
<td>11.27k</td>
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<td>84.31k</td>
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</tr>
<tr>
<td>Cipher</td>
<td>rmd160</td>
<td>rc4</td>
<td>des cbc</td>
<td>des ede3</td>
<td>idea cbc</td>
</tr>
<tr>
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<td>---------</td>
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<tr>
<td></td>
<td>11.69k</td>
<td>117.96k</td>
<td>27.13k</td>
<td>10.51k</td>
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<tr>
<td></td>
<td>48.62k</td>
<td>148.94k</td>
<td>30.06k</td>
<td>10.94k</td>
<td>29.23k</td>
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<td></td>
<td>78.76k</td>
<td>152.57k</td>
<td>30.38k</td>
<td>11.01k</td>
<td>29.45k</td>
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<tr>
<td></td>
<td>93.15k</td>
<td>153.09k</td>
<td>30.38k</td>
<td>11.01k</td>
<td>29.60k</td>
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<tr>
<td></td>
<td>98.41k</td>
<td>152.92k</td>
<td>30.53k</td>
<td>11.01k</td>
<td>29.74k</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sign/Verify</th>
<th>sign</th>
<th>verify</th>
<th>sign/s verify/s</th>
</tr>
</thead>
<tbody>
<tr>
<td>rsa 512 bits</td>
<td>0.7738s</td>
<td>0.0774s</td>
<td>1.3 12.9</td>
</tr>
<tr>
<td>rsa 1024 bits</td>
<td>4.3967s</td>
<td>0.2615s</td>
<td>0.2 3.8</td>
</tr>
<tr>
<td>rsa 2048 bits</td>
<td>29.5200s</td>
<td>0.9664s</td>
<td>0.0 1.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>DSA</th>
<th>sign</th>
<th>verify</th>
<th>sign/s verify/s</th>
</tr>
</thead>
<tbody>
<tr>
<td>dsa 512 bits</td>
<td>0.7862s</td>
<td>0.9709s</td>
<td>1.3 1.0</td>
</tr>
<tr>
<td>dsa 1024 bits</td>
<td>2.5375s</td>
<td>3.1625s</td>
<td>0.4 0.3</td>
</tr>
<tr>
<td>dsa 2048 bits</td>
<td>9.2150s</td>
<td>11.8200s</td>
<td>0.1 0.1</td>
</tr>
</tbody>
</table>

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1.667 openssl 0.9.8o-4squeeze14

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Motorolla 68020 20mhz, NetBSD
### Open Source Used In Cisco Unified Communications Manager 11.0(1a)SU3

**SSLeay 0.9.0t 29-May-1998**

`built on Fri Jun 5 12:42:23 EST 1998`

**options:**
- `bn(64,32)`
- `md2(char)`
- `rc4(idx,int)`
- `des(idx,cisc,16,long)`
- `idea(int)`
- `blowfish(idx)`

**C flags:**
- `gcc -DTERMIOS -O3 -fomit-frame-pointer -Wall -DB_ENDIAN`

The numbers are in 1000s of bytes per second processed.

<table>
<thead>
<tr>
<th>Type</th>
<th>8 bytes</th>
<th>64 bytes</th>
<th>256 bytes</th>
<th>1024 bytes</th>
<th>8192 bytes</th>
</tr>
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<tr>
<td>md2</td>
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<td>5994.67</td>
<td>8079.73</td>
<td>8845.18</td>
<td>9077.01</td>
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<tr>
<td>mdc2</td>
<td>5730.67</td>
<td>6122.67</td>
<td>6167.66</td>
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<tr>
<td>md5</td>
<td>29.10k</td>
<td>127.31k</td>
<td>209.66k</td>
<td>250.50k</td>
<td>263.99k</td>
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<tr>
<td>hmac(md5)</td>
<td>12.33k</td>
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<td>160.17k</td>
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<tr>
<td>rmd160</td>
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<td>78.76k</td>
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<tr>
<td>rc4</td>
<td>117.96k</td>
<td>148.94k</td>
<td>152.57k</td>
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<td>30.38k</td>
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<td>30.53k</td>
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<tr>
<td>des ede3</td>
<td>10.51k</td>
<td>10.94k</td>
<td>11.01k</td>
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<td>11.01k</td>
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<tr>
<td>idea cbc</td>
<td>26.74k</td>
<td>29.23k</td>
<td>29.45k</td>
<td>29.60k</td>
<td>29.74k</td>
</tr>
<tr>
<td>rc2 cbc</td>
<td>34.27k</td>
<td>39.39k</td>
<td>40.03k</td>
<td>40.07k</td>
<td>40.16k</td>
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<tr>
<td>rc5-32/12cbc</td>
<td>64.31k</td>
<td>83.18k</td>
<td>85.70k</td>
<td>86.70k</td>
<td>87.09k</td>
</tr>
<tr>
<td>blowfish cbc</td>
<td>48.86k</td>
<td>59.18k</td>
<td>60.07k</td>
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<tr>
<td>cast cbc</td>
<td>42.67k</td>
<td>50.01k</td>
<td>50.86k</td>
<td>51.20k</td>
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<table>
<thead>
<tr>
<th>Algorithm</th>
<th>Type</th>
<th>Speed (in 1000s of bytes per second processed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>md5</td>
<td>2176.00</td>
<td>5994.67</td>
</tr>
<tr>
<td>mdc2</td>
<td>5730.67</td>
<td>6122.67</td>
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<td>29.10k</td>
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</tr>
<tr>
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<td>73.02k</td>
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<td>sha1</td>
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<tr>
<td>rmd160</td>
<td>11.69k</td>
<td>48.62k</td>
</tr>
<tr>
<td>rc4</td>
<td>117.96k</td>
<td>148.94k</td>
</tr>
<tr>
<td>des cbc</td>
<td>27.13k</td>
<td>30.06k</td>
</tr>
<tr>
<td>des ede3</td>
<td>10.51k</td>
<td>10.94k</td>
</tr>
<tr>
<td>idea cbc</td>
<td>26.74k</td>
<td>29.23k</td>
</tr>
<tr>
<td>rc2 cbc</td>
<td>34.27k</td>
<td>39.39k</td>
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<tr>
<td>rc5-32/12cbc</td>
<td>64.31k</td>
<td>83.18k</td>
</tr>
<tr>
<td>blowfish cbc</td>
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</tr>
<tr>
<td>cast cbc</td>
<td>42.67k</td>
<td>50.01k</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Sign</th>
<th>Verify</th>
<th>Sign/s</th>
<th>Verify/s</th>
</tr>
</thead>
<tbody>
<tr>
<td>rsa 512 bits</td>
<td>0.7738s</td>
<td>0.0774s</td>
<td>1.3</td>
</tr>
<tr>
<td>rsa 1024 bits</td>
<td>4.3967s</td>
<td>0.2615s</td>
<td>0.2</td>
</tr>
<tr>
<td>rsa 2048 bits</td>
<td>29.5200s</td>
<td>0.9664s</td>
<td>0.0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>DSA</th>
<th>Sign</th>
<th>Verify</th>
<th>Sign/s</th>
<th>Verify/s</th>
</tr>
</thead>
<tbody>
<tr>
<td>dsa 512 bits</td>
<td>0.7862s</td>
<td>0.9709s</td>
<td>1.3</td>
<td>1.0</td>
</tr>
<tr>
<td>dsa 1024 bits</td>
<td>2.5375s</td>
<td>3.1625s</td>
<td>0.4</td>
<td>0.3</td>
</tr>
<tr>
<td>dsa 2048 bits</td>
<td>9.2150s</td>
<td>11.8200s</td>
<td>0.1</td>
<td>0.1</td>
</tr>
</tbody>
</table>

Pentium Pro 200mhz

FreeBSD 2.1.5

gcc 2.7.2.2

**SSLeay 0.7.0 30-Jan-1997**

`built on Tue Apr 22 12:14:36 EST 1997`

**options:**
- `bn(64,32)`
- `md2(int)`
- `rc4(idx,int)`
- `des(ptr,risc1,16,long)`
- `idea(int)`
- `blowfish(ptr2)`

**C flags:**
- `gcc -DTERMIOS -D_ANSI_SOURCE -fomit-frame-pointer -O3 -m486 -Wall`

The numbers are in 1000s of bytes per second processed.

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<thead>
<tr>
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<th>64 bytes</th>
<th>256 bytes</th>
<th>1024 bytes</th>
<th>8192 bytes</th>
</tr>
</thead>
<tbody>
<tr>
<td>md2</td>
<td>130.99k</td>
<td>367.68k</td>
<td>499.09k</td>
<td>547.04k</td>
<td>566.50k</td>
</tr>
<tr>
<td>md5</td>
<td>1924.98k</td>
<td>8293.50k</td>
<td>13464.41k</td>
<td>16010.39k</td>
<td>16820.68k</td>
</tr>
<tr>
<td>sha1</td>
<td>1250.75k</td>
<td>5330.43k</td>
<td>8636.88k</td>
<td>10227.36k</td>
<td>10779.14k</td>
</tr>
<tr>
<td>sha1</td>
<td>1071.55k</td>
<td>4572.50k</td>
<td>7459.98k</td>
<td>8791.96k</td>
<td>9341.61k</td>
</tr>
<tr>
<td>rc4</td>
<td>10724.22k</td>
<td>14546.25k</td>
<td>15240.18k</td>
<td>15259.50k</td>
<td>15265.63k</td>
</tr>
<tr>
<td>des cbc</td>
<td>3309.11k</td>
<td>3883.01k</td>
<td>3968.25k</td>
<td>3971.86k</td>
<td>3979.14k</td>
</tr>
<tr>
<td>des ede3</td>
<td>1442.98k</td>
<td>1548.33k</td>
<td>1562.48k</td>
<td>1562.00k</td>
<td>1563.33k</td>
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<tr>
<td>idea cbc</td>
<td>2195.69k</td>
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<td>2529.59k</td>
<td>2545.66k</td>
<td>2546.54k</td>
</tr>
<tr>
<td>rc2 cbc</td>
<td>806.00k</td>
<td>833.52k</td>
<td>837.58k</td>
<td>838.52k</td>
<td>836.69k</td>
</tr>
<tr>
<td>blowfish cbc</td>
<td>4687.34k</td>
<td>5949.97k</td>
<td>6182.43k</td>
<td>6248.11k</td>
<td>6226.09k</td>
</tr>
</tbody>
</table>
rsa 512 bits  0.010s
rsa 1024 bits  0.045s
rsa 2048 bits  0.260s
rsa 4096 bits  1.690s
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*/

Pentium Pro 200mhz
FreeBSD 2.1.5
gcc 2.7.2.2
SSLeay 0.7.0 30-Jan-1997
built on Tue Apr 22 12:14:36 EST 1997
options:bn(64,32) md2(int) rc4(idx,int) des(ptr,risc1,16,long) idea(int) blowfish(ptr2)
C flags:gcc -DTERMOIS -D_ANSI_SOURCE -fomit-frame-pointer -O3 -m486 -Wall
The 'numbers' are in 1000s of bytes per second processed.

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<td>des cbc</td>
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<td>3979.14k</td>
</tr>
</tbody>
</table>
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Motorola 68020 20mhz, NetBSD

SSLeay 0.9.0t 29-May-1998
built on Fri Jun 5 12:42:23 EST 1998
options:bn(64,32) md2(char) rc4(idx,int) des(idx,cisc,16,long) idea(int) blowfish(idx)
C flags:gcc -DTERMIOS -O3 -fomit-frame-pointer -Wall -DB_ENDIAN
The 'numbers' are in 1000s of bytes per second processed.
type 8 bytes 64 bytes 256 bytes 1024 bytes 8192 bytes
md2 2176.00 5994.67 8079.73 8845.18 9077.01
mdc2 5730.67 6122.67 6167.66 6176.51 6174.87
md5 29.10k 127.31k 209.66k 250.50k 263.99k
hmac(md5) 12.33k 73.02k 160.17k 228.04k 261.15k
sha1 11.27k 49.37k 84.31k 102.40k 109.23k
rmd160 11.69k 48.62k 78.76k 93.15k 98.41k
rc4 117.96k 148.94k 152.57k 153.09k 152.92k
des cbc 27.13k 30.06k 30.38k 30.38k 30.53k
des ede3 10.51k 10.94k 11.01k 11.01k 11.01k
idea cbc 26.74k 29.23k 29.45k 29.60k 29.74k
rc2 cbc 34.27k 39.39k 40.03k 40.07k 40.16k
rc5-32/12 cbc 64.31k 83.18k 85.70k 86.70k 87.09k
blowfish cbc 48.86k 59.18k 60.07k 60.42k 60.78k
cast cbc 42.67k 50.01k 50.86k 51.20k 51.37k
sign verify sign/s verify/s
rsa 512 bits 0.7738s 0.0774s 1.3 12.9
rsa 1024 bits 4.3967s 0.2615s 0.2 3.8
rsa 2048 bits 29.5200s 0.9664s 0.0 1.0

dsa 512 bits 0.7862s 0.9709s 1.3 1.0
dsa 1024 bits 2.5375s 3.1625s 0.4 0.3
dsa 2048 bits 9.2150s 11.8200s 0.1 0.1
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built on Fri Jun 5 12:42:23 EST 1998
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C flags:gcc -DTERMINOS -O3 -fomit-frame-pointer -Wall -DB_ENDIAN

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sign    verify    sign/s verify/s
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</tr>
<tr>
<td>rsa</td>
<td>2048 bits</td>
<td>0.260s</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>rsa</td>
<td>4096 bits</td>
<td>1.690s</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

SSLeye 0.7.0 30-Jan-1997
built on Tue Apr 22 12:14:36 EST 1997
options:bn(64,32) md2(int) rc4(idx,int) des(ptr,risc1,16,long) idea(int) blowfish(ptr2)
C flags:gcc -DTERMIOS -D_ANSI_SOURCE -fomit-frame-pointer -O3 -m486 -Wall
The 'numbers' are in 1000s of bytes per second processed.

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1.675 openswan 2.6.32 :37.el6

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* lib/libcrypto/liboswcrypto/cryptodev.c
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Harald Jenny and Rene Mayrhofer, 2010-03-27

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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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1.686 passwd 0.77 :4.el6_2.2

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1.692 pcre3 8.02-1.1

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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.5 of 10 December 2007

1.695 pinentry 0.7.6 :6.el6

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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 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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its purpose remains meaningful.

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

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

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

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

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

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

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

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

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work 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) 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
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7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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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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   b) 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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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
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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.

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

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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.

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* 
* An excellent reference on the underlying algorithm (and related
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* 
* B. Schneier, Applied Cryptography: protocols, algorithms,
* 
* Note that in that book's description of DES the lookups for the initial,
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*
* contrib/pgcrypto/mbuf.c
*/
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*
* src/backend/utils/adt/inet_net_ntop.c
*/
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* src/port/snprintf.c
*/

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

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

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

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

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

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

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

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

a) The modified work must itself be a software library.

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

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

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

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

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

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.
In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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
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b) Give prominent notice with the combined library of the fact
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where to find the accompanying uncombined form of the same work.

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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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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

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# can be downloaded from http://www.gnu.org/licenses/gpl.html,
# or obtained by writing to the Free Software Foundation, Inc.,
# 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

# Usage: $progname [OPTION]... [MODE-ARG]...
#

1.719 pth 2.0.7 :9.3.el6
1.719.1 Available under license :

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Ian Fleming was a UNIX fan!
How do I know? Well, James Bond had the (license to kill) number 007,
i.e., he could execute anyone!”

GNU Pth - The GNU Portable Threads

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=======

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Version 2.1, February 1999

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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.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is 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 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 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.

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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
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components (compiler, kernel, and so on) of the operating system on
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7205
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That's all there is to it!

1.722 python 2.6.6 :52.el6

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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
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.

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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</table>
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(2) According to Richard Stallman, 1.6.1 is not GPL-compatible, because its license has a choice of law clause. According to CNRI, however, Stallman's lawyer has told CNRI's lawyer that 1.6.1 is "not incompatible" with the GPL.

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Current maintainer is Matthias Klose <doko@debian.org> until the final 2.3 version is released.

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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.

All Python releases are Open Source (see http://www.opensource.org for
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releases have also been GPL-compatible; the table below summarizes
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1.725 python-paramiko 1.7.5 :2.1.el6

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<signature of Ty Coon>, 1 April 1989
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1.727 python-suds 0.4.1 :3.el6
1.727.1 Available under license :
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1.728 python2.7 2.7.3-6+deb7u2
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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 (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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Open Source Used In Cisco Unified Communications Manager 11.0(1a)SU3

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schema/trex.py

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test/domapi/ (and test/test_pyxmlDom.py)

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ftp.gnu.org:/pub/gnu/readline/readline-4.3.tar.gz.

Author: Per Bothner

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From network_io/unix/inet_ntop.c, network_io/unix/inet_pton.c:

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From strings/apr_strnatcmp.c, include/apr_strings.h:

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* NCSA HTTPd Server
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* 605 E. Springfield, Champaign, IL 61820
/************************************************************************
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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
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Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium. This is Debian's prepackaged version of Andrew Tridgell and Paul Mackerras' rsync utility.

This package provides the rsync program, which is a replacement for rcp that uses the rsync algorithm to transfer only the differences between two sets of files.

This package was put together by Philip Hands <phil@hands.com>, from sources obtained from:
http://rsync.samba.org/ftp/rsync/rsync-2.5.4.tar.gz
The current version was downloaded from:
http://rsync.samba.org/ftp/rsync/src/rsync-3.0.7.tar.gz
on 2010-01-05 by Paul Slootman <paul@debian.org>.

The changes were very minimal - merely adding support for the Debian package maintenance scheme by adding various debian/* files.
The only significant change is passing the -4 / -6 options through to ssh.
See the debian/patches/ directory.

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1.743 rsync 3.0.6 :12.el6

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1.744 rsyslog 5.8.10 :9.el6_6

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1.745 rsyslog 5.8.10 :6.el6

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References

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2. http://glassfish.java.net/
3. http://glassfish.java.net/
5. http://grizzly.java.net/
7. http://mq.java.net/
8. http://sailfin.java.net/
10. http://hk2.java.net/
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31. http://glassfish.java.net/
32. http://hudson.java.net/
33. http://japex.java.net/
34. http://openinstaller.java.net/
35. http://glassfishplugins.java.net/
36. http://wsmonitor.java.net/
37. http://license-tool.java.net/
38. http://www.java.net/
39. https://java.net/people/login
40. https://java.net/people/new
41. http://java.net/projects/grizzly/watch
42. http://java.net/projects/help/pages/Home
43. http://java.net/people/logout
44. http://java.net/projects/grizzly/watch
46. http://glassfish.java.net/
51. http://glassfish.java.net/public/CDDL+GPL_1_1.html
52. https://wikis.oracle.com/display/GlassFish/GlassFishUserFAQ
53. https://wikis.oracle.com/display/GlassFish
56. mailto:users@glassfish.java.net
59. http://blueprints.java.net/
60. http://glassfish-samples.java.net/
63. https://wikis.oracle.com/display/GlassFish/FullBuildInstructions
64. http://hudson.glassfish.org/job/gf-trunk-build-continuous/
68. http://glassfish.java.net/docs/project.html
69. http://java.net/jira/browse/GLASSFISH
70. http://glassfish.java.net/ja/
71. http://glassfish.java.net/zh/
73. http://glassfish.java.net/de/
74. http://glassfish.java.net/es/
75. http://glassfish.java.net/fr/
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1.765 setserial 2.17 :25.el6
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```bash
#!/bin/sh

# Attempt to guess a canonical system name.
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#
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# configuration script generated by Autoconf, you may include it under
# the same distribution terms that you use for the rest of that program.
#
# Written by Per Bothner <bothner@cygnus.com>.
# The master version of this file is at the FSF in /home/gd-gnu/lib.
#
# This script attempts to guess a canonical system name similar to
# config.sub. If it succeeds, it prints the system name on stdout, and
# exits with 0. Otherwise, it exits with 1.
#
# The plan is that this can be called by configure scripts if you
# don’t specify an explicit system type (host/target name).
#
# Only a few systems have been added to this list; please add others
# (but try to keep the structure clean).
#
#!/bin/sh
#
# install - install a program, script, or datafile
# This comes from X11R5 (mit/util/scripts/install.sh).
#
# Copyright 1991 by the Massachusetts Institute of Technology
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#
# Calling this script install-sh is preferred over install.sh, to prevent
# 'make' implicit rules from creating a file called install from it
# when there is no Makefile.
#
# This script is compatible with the BSD install script, but was written
# from scratch.
#
/*
 * include/linux/serial.h
 *
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Version 2, June 1991

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1.783 snmp4j-agent 1.4.2

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1.796 staticsox 14.4.1

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1.806 sudo 1.8.6p3

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# ===========================================================================
# http://www.gnu.org/software/autoconf-archive/ax_check_link_flag.html
# ===========================================================================
#
# SYNOPSIS
#
# AX_CHECK_LINK_FLAG(FLAG, [ACTION-SUCCESS], [ACTION-FAILURE], [EXTRA-FLAGS])
#
# DESCRIPTION
#
# Check whether the given FLAG works with the linker or gives an error.
# (Warnings, however, are ignored)
#
# ACTION-SUCCESS/ACTION-FAILURE are shell commands to execute on
# success/failure.
#
# If EXTRA-FLAGS is defined, it is added to the linker's default flags
# when the check is done. The check is thus made with the flags: "LDFLAGS
# EXTRA-FLAGS FLAG". This can for example be used to force the linker to
# issue an error when a bad flag is given.
#
# NOTE: Implementation based on AX_CFLAGS_GCC_OPTION. Please keep this
# macro in sync with AX_CHECK_{PREPROC,COMPILE}_FLAG.
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   (For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application.)
Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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FAQ:
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The questions and answers below try to summarize the intentions behind this licensing scheme.

Q: Is it possible to create derived works of syslog-ng under the GPL/LGPL licenses?

A: Yes, that's exactly the point of open source. Works derived from the plugins will have to use the GPL license, but you can choose to use LGPL for them as well.

Q: Do I need to sign a Contributory License Agreement in order for my contribution to be accepted?

A: No, starting with syslog-ng 3.2, you don't need to sign a CLA in order to have your contributions accepted.

Q: Is it possible to create non-free plugins for syslog-ng?

A: Yes. It is our understanding that plugins are derived works of the syslog-ng core but not derived works of other plugins. Thus, non-free plugins are possible, provided they do not link to any of the GPLvd plugins explicitly and the only connection between two plugins is via the syslog-ng core.
Q: Who is permitted to create non-free plugins for syslog-ng? Is it just BalaBit (the current copyright holder as of the initial 3.2 release)?

A: No, everyone including BalaBit.
This is syslog-ng, written and maintained by bazsi@balabit.hu
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The original source can always be found at:
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FAQ:
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The questions and answers below try to summarize the intentions behind this licensing scheme.

Q: Is it possible to create derived works of syslog-ng under the GPL/LGPL licenses?

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A: No, everyone including BalaBit.
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The of the start-stop-daemon

* A rewrite of the original Debian's start-stop-daemon Perl script
* in C (faster - it is executed many times during system startup).
* Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,
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1.821 tar 1.23-3
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## 1.823 tcl 8.5.7 :6.el6

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It was downloaded from http://www.tcpdump.org/

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1.827 tcpdump 4.0.0
:3.20090921gitdf3cb4.2.el6
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1.828 tcsh 6.17 :24.el6
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People who have contributed to tcsh for win32 with bugfixes, functionality, and other useful pieces of code. If I’ve left you out, please let me know!

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#ifndef _h_config
#define _h_config
/****************** System dependant compilation flags ******************/
/*
* POSIX	This system supports IEEE Std 1003.1-1988 (POSIX).
*/
#undef POSIX

/*
* POSIXJOBS	This system supports the optional IEEE Std 1003.1-1988 (POSIX)
* job control facilities.
*/
#undef POSIXJOBS

/*
* VFORK	This machine has a vfork().
* It used to be that for job control to work, this define
* was mandatory. This is not the case any more.
* If you think you still need it, but you don't have vfork,
* define this anyway and then do #define vfork fork.
* I do this anyway on a Sun because of yellow pages brain damage,
* [should not be needed under 4.1]
* and on the iris4d cause SGI's fork is sufficiently "virtual"
* that vfork isn't necessary. (Besides, SGI's vfork is weird).
* Note that some machines eg. rs6000 have a vfork, but not
* with the berkeley semantics, so we cannot use it there either.
*/
#define VFORK

/*
* BSDJOBS	You have BSD-style job control (both process groups and
* a tty that deals correctly
*/
#define BSDJOBS

/*
* BSDTIMES	You have BSD-style process time stuff (like rusage)
* This may or may not be true. For example, Apple Unix
* *(OREO) has BSDJOBS but not BSDTIMES.
/*
#define BSDTIMES

/*
 * BSDLIMIT You have BSD-style resource limit stuff (getrlimit/setrlimit)
 */
#define BSDLIMIT

/*
 * TERMIO You have struct termio instead of struct sgttyb.
 * This is usually the case for SYSV systems, where
 * BSD uses sgttyb. POSIX systems should define this
 * anyway, even though they use struct termios.
 */
#undef TERMIO

/*
 * SYSVREL Your machine is SYSV based (HPUX, A/UX)
 * NOTE: don't do this if you are on a Pyramid -- tcsh is
 * built in a BSD universe.
 * Set SYSVREL to 1, 2, 3, or 4, depending the version of System V
 * you are running. Or set it to 0 if you are not SYSV based
 */
#define SYSVREL 0

/*
 * YPBUGS Work around Sun YP bugs that cause expansion of ~username
 * to send command output to /dev/null
 */
#undef YPBUGS

/****************** local defines ******************/

#undef NLS_CATALOGS
#endif /* _h_config */

1.829 texinfo 4.13a :8.el6
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1.830 tftp 0.49 :7.el6
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/* http://www.openbsd.org/ */
/* */
/* --------------- */

Summary: The client for the Trivial File Transfer Protocol (TFTP)
Name: tftp
Version: 0.49
Release: 7%{?dist}
License: BSD
Group: Applications/Internet
Source0: http://www.kernel.org/pub/software/network/tftp/tftp-hpa-%{version}.tar.bz2
URL: http://www.kernel.org/pub/software/network/tftp/
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1.831 tiff3 3.9.6-11

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1.832 time 1.7 :37.1.el6

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```bash
#!/bin/sh

# install - install a program, script, or datafile
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#
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#
# Calling this script install-sh is preferred over install.sh, to prevent
# `make' implicit rules from creating a file called install from it
# when there is no Makefile.
#
# This script is compatible with the BSD install script, but was written
# from scratch.
#
```

1.833 tmpwatch 2.9.16 :4.el6

1.833.1 Available under license:

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1.841 tomcat-jsp-api 7.0.16

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1.847 Trio 0.0

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README -- trio

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Trio is intended to be an integral part of another application, so we have not done anything to create a proper installation.
Compile with 'make' (edit the Makefile if you want a release build)

Test the package with 'make test'

Install by copying trio.h, triop.h, and libtrio.a (and man/man?/* if you want documentation) to the appropriate directories.

Catch some usage examples in example.c

Send feedback and patches to the mailing list, subscription and other information is found here:

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Trio web page

http://daniel.haxx.se/trio/

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1.849.1 Available under license:
This package was debianized by GOTO Masanori <gotom@debian.or.jp> on Tue, 5 Aug 2003 21:05:06 +0900.

It was downloaded from http://sourceforge.jp/projects/efont/files/

Upstream Authors:
Maintainer’s explanation:

The family of ttf-kochi-{gothic,mincho},
ttf-kochi-{gothic,mincho}-naga10 consists of the 2 font;
gothic and mincho.
I describe ttf-kochi-{gothic,mincho} as ttf-kochi-*. 
ttf-kochi-{gothic,mincho}-naga10 as ttf-kochi-*-naga10.

The difference of between ttf-kochi-* and ttf-kochi-*-naga10
is that ttf-kochi-*-naga10 includes naga10 font, but
ttf-kochi-*-naga10 is removed all naga10 information by me.
Naga10 font is DFSG non-free, and the other part of
ttf-kochi-* is DFSG free, so ttf-kochi-* is main and
ttf-kochi-*-naga10 is non-free.

ttf-kochi-gothic-naga10 is based on Wadalab Gothic font
(you can use it as ttf-xtt-wadalab-gothic debian package),
ttf-kochi-mincho-naga10 is based on Watanabe Mincho font
(you can use it as ttf-xtt-watanabe-mincho debian package),
but the upstream author introduced naga10 (xfonts-naga10 as
debian non-free section package), shinonome
(xfonts-shinonome in main section), tachibana k14 (it's
included in X11 standard distribution, in main section),
kappa20 (xfonts-kappa20 in main section), for the truetype
bitmap hinting information. The upstream author says the
license of his derived work is followed by Wadalab
Gothic/Watanabe Mincho font, so his part of license is the
DFSG free. The shinonome, tachibana k14, kappa20 is also
DFSG free. The part of naga10 is non-free. ttf-kochi-* removes
all naga10 information by me, so ttf-kochi-* is DFSG
free. ttf-kochi-*-naga10 includes naga10 information, so it's
DFSG non-free.

Upstream author's license information about the part of
gothic: (In Japanese)
Upstream author's license information about the part of gothic: (In English, I translate it)

The license depends on the each font to compose this font. It's sure that it's no problem to distribute freely as non-commercial purpose.

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In case you want to point out mistakes in the outline of Kanjis or are not satisfied with the poor design, please do not hesitate to contact tanaka@ipl.t.u-tokyo.ac.jp

You have to read docs/naga10/README using as commercial purpose, or modifying data, because this font uses naga10 font. In addition, if you modify other part of this font except for naga10 font, the license of this is followed as naga10 font when you redistribute or use for commercial purpose.
On the contrarily, if you remove the part of naga10 bitmap information, this font becomes corresponding to Wadalab font license.

Maintainer's supplement:

ttf-kochi-{mincho,gothic} removes all naga10 information, so you can use it as DFSG-free. Kappa20's license is DFSG-free (see kappa20 package). I notice you that upstream author is not familiar with license issue, so his statement has some confusion.

And please read README.Debian. Old ttf-kochi-{mincho,gothic} and ttf-kochi-{mincho,gothic}-naga10 are replaced with new ttf-kochi substitute family. This is because "Watanabe truetype font" has license problem, and newer debian package replaces all problem stuff.

1.850 ttf-sazanami 20040629-8
1.850.1 Available under license:
This package was debianized by GOTO Masanari <gotom@debian.org> on Fri, 18 Jun 2004 13:03:45 +0900.

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org.apache.felix.shell.tui-1.0.1.jar
rampart-core-1.4.jar
rampart-policy-1.4.jar
rampart-trust-1.4.jar
regexp-1.3.jar
spring-beans-2.5.5.jar
spring-context-2.5.5.jar
spring-core-2.5.5.jar
tranql-connector-1.1.jar
tuscany-sca-all-1.4.jar
tuscany-sca-manifest.jar
tuscany-sdo-api-r2.1-1.1.1.jar
tuscany-sdo-impl-1.1.1.jar
tuscany-sdo-lib-1.1.1.jar
tuscany-sdo-tools-1.1.1.jar
woden-api-1.0M8.jar
woden-impl-dom-1.0M8.jar
wss4j-1.5.4.jar
wstx-asl-3.2.4.jar
xalan-2.7.0.jar
xbean-naming-2.7.jar
xercesImpl-2.8.1.jar
xml-apis-1.3.03.jar
xmlbeans-2.3.0.jar
xmlParserAPIs-2.6.0.jar
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1.853 tzdata 2012g-0squeeze1

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Upstream Author: The Internet Assigned Numbers Authority (IANA)
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import java.io.FileWriter;
import java.io.IOException;
import java.util.ArrayList;
import java.util.HashMap;
import java.util.Iterator;
import java.util.LinkedList;
import java.util.List;
import java.util.Map;
import java.util.Set;
import java.util.SortedMap;
import java.util.TreeMap;
import java.util.TreeSet;

/**
 * <code>Simple</code> generates TimeZoneData, which had been used as internal
 * data of TimeZone before J2SDK1.3.
 * Since J2SDK1.4 doesn't need TimeZoneData, this class is for maintenance
 * of old JDK release.
 */
class Simple extends BackEnd {

    /**
     * Zone records which are applied for given year.
     */
    private static Map<String, ZoneRec> lastZoneRecs = new HashMap<String, ZoneRec>();

    /**
     * Rule records which are applied for given year.
     */
    private static Map<String, List<RuleRec>> lastRules = new TreeMap<String, List<RuleRec>>();

    /**
     * zone IDs sorted by their GMT offsets. If zone's GMT
     * offset will change in the future, its last known offset is
     * used.
     */
    private SortedMap<Integer, Set<String>> zonesByOffset = new TreeMap<Integer, Set<String>>();

    /**
     * Sets last Rule records and Zone records for given timezone to
     * each Map.
     */
    * @param tz Timezone object for each zone
    * @return always 0
    */
int processZoneinfo(Timezone tz) {
    String zonename = tz.getName();

    lastRules.put(zonename, tz.getLastRules());
    lastZoneRecs.put(zonename, tz.getLastZoneRec());

    // Populate zonesByOffset. (Zones that will change their
    // GMT offsets are also added to zonesByOffset here.)
    int lastKnownOffset = tz.getRawOffset();
    Set<String> set = zonesByOffset.get(lastKnownOffset);
    if (set == null) {
        set = new TreeSet<String>();
        zonesByOffset.put(lastKnownOffset, set);
    }
    set.add(zonename);

    return 0;
}

/**
 * Generates TimeZoneData to output SimpleTimeZone data.
 * @param map Mappings object which is generated by \{@link Main\#compile\}.
 * @return 0 if no error occurred, otherwise 1.
 */
int generateSrc(Mappings map) {
    try {
        String outputDir = Main.getOutputDir();
        File outD = new File(outputDir);

        if (!outputDir.endsWith(File.separator)) {
            outputDir += File.separator;
        }
        outD.mkdirs();

        FileWriter fw =
        new FileWriter(outputDir + "TimeZoneData.java", false);
        BufferedWriter out = new BufferedWriter(fw);

        out.write("import java.util.SimpleTimeZone;\n\n    static SimpleTimeZone zones[] = {
");
    Map<String,String> a = map.getAliases();
    List<Integer> roi = map.getRawOffsetsIndex();
    List<Set<String>> roit = map.getRawOffsetsIndexTable();

    int index = 0;
    for (int offset : zonesByOffset.keySet()) {
        int o = roi.get(index);

Set<String> set = zonesByOffset.get(offset);
if (offset == 0) {
    // Merge aliases into zonesByOffset
    set.addAll(roit.get(index));
}
index++;

for (String key : set) {
    ZoneRec zrec;
    String realname;
    List<RuleRec> stz;
    if ((realname = a.get(key)) != null) {
        // if this alias is not targeted, ignore it.
        if (!Zone.isTargetZone(key)) {
            continue;
        }
        stz = lastRules.get(realname);
        zrec = lastZoneRecs.get(realname);
    } else {
        stz = lastRules.get(key);
        zrec = lastZoneRecs.get(key);
    }

    out.write("\t//--------------------------------------------------------------------
    String s = Time.toFormedString(offset);
    out.write("\tnew SimpleTimeZone(" + Time.toFormedString(offset) + ", ", key + ");
    if (realname != null) {
        out.write(" /* " + realname + " */");
    }
    if (stz == null) {
        out.write("),
    } else {
        RuleRec rr0 = stz.get(0);
        RuleRec rr1 = stz.get(1);
        out.write("  + Month.toString(rr0.getMonthNum()) + " + rr0.getDay().getDayForSimpleTimeZone() + " + rr0.getDay().getDayOfWeekForSimpleTimeZone() + " + Time.toFormedString((int)rr0.getTime().getTime()) + " + rr0.getTime().getTypeForSimpleTimeZone() + ",", ", " + rr1.getDay().getDayForSimpleTimeZone() + " + rr1.getDay().getDayOfWeekForSimpleTimeZone() + " + Time.toFormedString((int)rr1.getTime().getTime()) + " + rr1.getTime().getTypeForSimpleTimeZone() + ",", ", " + Month.toString(rr1.getMonthNum()) + " + rr1.getDay().getDayForSimpleTimeZone() + " + rr1.getDay().getDayOfWeekForSimpleTimeZone() + " + Time.toFormedString((int)rr1.getTime().getTime()) + " + rr1.getTime().getTypeForSimpleTimeZone() + ",");
    }
    out.write("\n"");
    } else {
        RuleRec rr0 = stz.get(0);
        RuleRec rr1 = stz.get(1);

    out.write("\n" + Month.toString(rr0.getMonthNum()) + "," + rr0.getDay().getDayForSimpleTimeZone() + "," + rr0.getDay().getDayOfWeekForSimpleTimeZone() + "," + Time.toFormedString((int)rr0.getTime().getTime()) + "," + rr0.getTime().getTypeForSimpleTimeZone() + ",");
    }
}
"\t " + Time.toFormedString(rr0.getSave()) + ",\n"");

out.write("\t// " + rr0.getLine() + "\n");
out.write("\t// " + rr1.getLine() + "\n");
}

String zline = zrec.getLine();
if (zline.indexOf("Zone") == -1) {
zline = "Zone " + key + "\t" + zline.trim();
}
out.write("\t// " + zline + "\n");
}
}
out.write("  \};\n");

out.close();
fw.close();
} catch(IOException e) {
    Main.panic("IO error: "+e.getMessage());
    return 1;
}

return 0;
}

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package sun.tools.javazic;

import java.io.BufferedWriter;
import java.io.File;
import java.io.FileWriter;
import java.io.IOException;
import java.util.ArrayList;
import java.util.HashMap;
import java.util.Iterator;
import java.util.LinkedList;
import java.util.List;
import java.util.Map;
import java.util.Set;
import java.util.SortedMap;
import java.util.TreeMap;
import java.util.TreeSet;

/**
 * <code>Simple</code> generates TimeZoneData, which had been used as internal
 * data of TimeZone before J2SDK1.3.
 * Since J2SDK1.4 doesn't need TimeZoneData, this class is for maintenance
 * of old JDK release.
 */
class Simple extends BackEnd {

    /**
     * Zone records which are applied for given year.
     */
    private static Map<String, ZoneRec> lastZoneRecs = new HashMap<String, ZoneRec>();
private static Map<String, List<RuleRec>> lastRules = new TreeMap<String, List<RuleRec>>();

private SortedMap<Integer, Set<String>> zonesByOffset = new TreeMap<Integer, Set<String>>();

int processZoneinfo(Timezone tz) {
    String zonename = tz.getName();
    lastRules.put(zonename, tz.getLastRules());
    lastZoneRecs.put(zonename, tz.getLastZoneRec());
    int lastKnownOffset = tz.getRawOffset();
    Set<String> set = zonesByOffset.get(lastKnownOffset);
    if (set == null) {
        set = new TreeSet<String>();
        zonesByOffset.put(lastKnownOffset, set);
    }
    set.add(zonename);
    return 0;
}

int generateSrc(Mappings map) {
    try {
        String outputDir = Main.getOutputDir();
        // Populate zonesByOffset. (Zones that will change their
        // GMT offsets are also added to zonesByOffset here.)
        int lastKnownOffset = tz.getRawOffset();
        Set<String> set = zonesByOffset.get(lastKnownOffset);
        if (set == null) {
            set = new TreeSet<String>();
            zonesByOffset.put(lastKnownOffset, set);
        }
        set.add(zonename);
        return 0;
    }
}

/*
 * Sets last Rule records and Zone records for given timezone to
 * each Map.
 *
 * @param tz Timezone object for each zone
 * @return always 0
 */

// Generates TimeZoneData to output SimpleTimeZone data.
// @param map Mappings object which is generated by { @link Main#compile }.
// @return 0 if no error occurred, otherwise 1.

try {
    String outputDir = Main.getOutputDir();
}
File outD = new File(outputDir);

if (!outputDir.endsWith(File.separator)) {
    outputDir += outD.separator;
}
outD.mkdirs();

FileWriter fw = new FileWriter(outputDir + "TimeZoneData.java", false);
BufferedWriter out = new BufferedWriter(fw);

out.write("import java.util.SimpleTimeZone;

    static SimpleTimeZone zones[] = {
");

Map<String,String> a = map.getAliases();
List<Integer> roi = map.getRawOffsetsIndex();
List<Set<String>> roit = map.getRawOffsetsIndexTable();

int index = 0;
for (int offset : zonesByOffset.keySet()) {
    int o = roi.get(index);
    Set<String> set = zonesByOffset.get(offset);
    if (offset == o) {
        // Merge aliases into zonesByOffset
        set.addAll(roit.get(index));
    }
    index++;
}

for (String key : set) {
    ZoneRec zrec;
    String realname;
    List<RuleRec> stz;
    if ((realname = a.get(key)) != null) {
        // if this alias is not targeted, ignore it.
        if (!Zone.isTargetZone(key)) {
            continue;
        }
        stz = lastRules.get(realname);
        zrec = lastZoneRecs.get(realname);
    } else {
        stz = lastRules.get(key);
        zrec = lastZoneRecs.get(key);
    }

    out.write("    //--------------------------------------------------------------------
    String s = Time.toFormedString(offset);
    out.write("    new SimpleTimeZone(" + s + ", " + key + ");
    out.write("    static SimpleTimeZone zones[] = {
");

if (realname != null) {
    out.write("/* " + realname + " */");
}

if (stz == null) {
    out.write("),\n");
} else {
    RuleRecrr0 = stz.get(0);
    RuleRecurr1 = stz.get(1);

    out.write("\n" + Month.toString(rr0.getMonthNum()) + ", " + rr0.getDay().getDayForSimpleTimeZone() +", " +
rr0.getDay().getDayOfWeekForSimpleTimeZone() +", " +
Time.toFormedString((int)rr0.getTime().getTime()) +", " +
rr0.getTime().getTypeForSimpleTimeZone() +",\n" +
"\t " + Time.toFormedString(rr0.getSave()) +"),\n"");

    out.write("\t/ " + rr0.getLine() + "\n");
    out.write("\t/ " + rr1.getLine() + "\n");
}

String zline = zrec.getLine();
if (zline.indexOf("Zone") == -1) {
    zline = "Zone " + key + "\t" + zline.trim();
}

out.write("\t/ " + zline + "\n");
...

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

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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.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) 19yy <name of author>

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

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Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
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The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

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

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

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1.860 udev 164-3
1.860.1 Available under license:
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For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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

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

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

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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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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.

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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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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
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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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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.

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

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

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

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

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

6. As an exception to the Sections above, you may also combine or
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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
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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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(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
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  *
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Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga), Antoine
Verheijen (Macintosh), Hunter Goatley (more VMS), Mike White (Windows
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The original unzip source code has been extensively modified and almost entirely rewritten (changes include random zipfile access rather than sequential; replacement of unimplode() with explode(); replacement of old unshrink() with new (unrelated) unshrink(); replacement of output routines; addition of inflate(), wildcards, filename-mapping, text translation, ...; etc.). As far as we can tell, only the core code of the unreduce method remained substantially similar to Mr. Smith's original source. As of UnZip 5.42, the complete core code is now covered by the Info-ZIP Licence. Therefore, support for the reduce method has been removed.

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* 
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*
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May 1994, (213) 851-9969 (voice), (213) 887-2127(?) (subscription BBS),
71150.2731@compuserve.com]:

"He says that he thought that whoever contacted him understood that
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Kai Uwe Rommel (OS/2), John Bush and Paul Kienitz (Amiga),
Antoine Verheijen (Macintosh), Hunter Goatley (more VMS),
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The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the
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  <signature of Ty Coon>, 1 April 1989
  Ty Coon, President of Vice

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copyright law: that is to say, a work containing the Library or a
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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.

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
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   b) 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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   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.)

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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.

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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.

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

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

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

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

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*uganda.txt* For Vim version 7.3. Last change: 2012 May 28

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- If you want to support further Vim development consider becoming a
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  A few minor changes have been made since he checked it, but that should not
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==============================================================================
Kibaale Children's Centre KCC Kibaale Charity

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the
south of Uganda, near Tanzania, in East Africa. The area is known as Rakai
District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*
Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I’m raising funds and organizing the sponsorship program. Please consider one of these possibilities:
1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly.
Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse. This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774

Germany: It is possible to make donations that allow for a tax return. Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.
Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:

The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:
Postbank, account 4548774
Swift code: INGB NL 2A
IBAN: NL95 INGB 0004 5487 74
under the name "stichting ICCF Holland", Lisse
If that doesn't work:
Rabobank Lisse, account 3765.05.117
Swift code: RABO NL 2U
under the name "Bram Moolenaar", Lisse
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stichting ICCF Holland
Bram Moolenaar
Finsterruettihof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:
This is the Debian pre-packaged version of vim. Vim is an almost compatible
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undo, syntax highlighting, command line history, on-line help, filename
completion, block operations, etc.

This package was put together by Wichert Akkerman <wakkerma@debian.org> from
is Debian VIM Maintainers <pkg-vim-maintainers@lists.alioth.debian.org>.

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         the distribution how to contact you. When the maintainer asks you
         (in any way) for a copy of the modified Vim you distributed, you
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===================================
Visual Studio - Vim Integration
===================================

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VisVim is a Visual Studio Add-In that allows Vim to be integrated
as the default text editor. It will be used instead of the Visual
Studio built-in editor when you double-click on a file or press F4
after compiling (it will go to the proper line in the Vim buffer).
The file can be loaded exclusively by Vim or additionally to the
builtin Visual Studio editor (this option can be set in the VisVim
configuration dialog inside Visual Studio).
Vim does not replace the Visual Studio editor, it still runs in its
own window.

VisVim is based upon VisEmacs by Christopher Payne
(Copyright (C) Christopher Payne 1997).

Author: Heiko Erhardt <Heiko.Erhardt@munich.netsurf.de>
Based upon: VisEmacs by Christopher Payne <payneca@sagian.com>
Version: 1.0
Created: 23 Oct 1997
Date: 23 Oct 1997

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Requirements
------------
VisVim works with the *OLE-enabled* version of Vim version 5.0 and higher
only!! You must download the extra archive containing the OLE-enabled
executable from your Vim download site. When building your own Vim
executable, use the if_ole_vc.mak makefile (Vim 5.1 and higher).
VisVim needs DevStudio 5.0 or higher. It does not work with DevStudio 4.2.

Installation
------------
1) Close running instances of DevStudio.

2) Copy VisVim.dll into a convenient directory like \vim,
   \vim\lib, or \vim\addin

3) Register the DLL using regsvr32.exe ... (Skip this on Windows 95/98)
   Example:
   > cd \vim\addin
   > regsvr32 VisVim.dll
   On NT, you should do this from an administrator account.
   Before installing a new version of VisVim you should unregister
the old one using
> regsvr32 -unregister VisVim.dll
The batch files register.bat and unregister.bat can do that for you.

3a) If you didn't do this yet: Register the OLE gvim:
> gvim -register

4) Start Visual Studio and go to:
   Tools
   Customize...
   Add-Ins and Macro Files

5) Click on Browse, and point Visual Studio to your VisVim.dll file.

6) Click the checkbox to indicate that you want to use the Add-In, and
   Close the Customize dialog box.

7) You should notice the VisVim Toolbar with the Vim Icon.
   Click the first item of the toolbar to get to the options dialog.

Compiling VisVim
----------------

Two Options:

1) Load the VisVim.mak file as a Workspace in Visual Studio and compile

2) Use the MSVC command line compiler:
   vcvars32
   nmake -f VisVim.mak

Using VisVim
-----------

The VisVim DLL exposes several functions to the user. These functions are
accessible using the toolbar or by assigning hotkeys to them (see below).
The following functions are visible on the toolbar (from left to right):

1. VisVim settings dialog
   The settings you adjust here will be saved in the registry and
   will be reloaded on program startup.

2. Enable Vim
   Enables Vim as Visual Studio editor. Control will be switched to Vim when:
   - Clicking a file in the file view
   - Clicking a compiler error message line
- Using the 'File-Open' Dialog
- Showing the current source line when encountering a debugger breakpoint.
- Using File-New

3. Disable Vim
   The internal Visual Studio editor will be used to edit files.

4. Toggle enable state
   Toggles the enable state of VisVim. Use this function if you want to have one button only to activate/deactivate Vim.

5. Load current file in Vim
   Loads the file shown in the internal editor into Vim. Use this function if you want the internal editor to stay active and just edit one file in Vim. This command works always whether Vim is enabled as default editor or not.

You cannot use DevStudio's debugger commands from inside Vim, so you should disable Vim before running the debugger.

You can customize the Vim toolbar itself or add the Vim buttons to other toolbars.
To have fast access to the VisVim options dialog I suggest to create keyboard shortcuts:

1) Choose
   Tools
   Customize...
   Keyboard
2) Choose Category:AddIns and Commands:VisVim.
3) Choose 'Main' as editor, enter each hotkey and press the Assign button.
   I suggest:
   VisVimDialogCmd Alt+Shift+V
   VisVimEnableCmd Alt+Shift+E
   VisVimDisableCmd Alt+Shift+D
   VisVimToggleCmd Alt+Shift+T
   VisVimLoadCmd Alt+Shift+G
4) Close the dialog

Now a typical debugging example:

Using "Alt+Shift+d" you turn off Vim before starting the debugger.
After hitting the breakpoint you single step through your application using the internal source code editor and examine variables.
When you stumble across the line with the null pointer assignment, just press "Alt+Shift+g", and correct the error in Vim.
Save the file, press Alt+Tab to return to DevStudio and press F7 to compile. That's it.
Troubleshooting

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

1. When opening a file in DevStudio the file is opened in the DevStudio editor and immediately vanishes. No Vim shows up.
   Cause: Probably you don't have the OLE-enabled Vim or you didn't register it.
   Explanation: VisVim is notified by DevStudio if an 'open document' event occurs. It then closes the document in the internal editor and tries to start Vim. If Vim isn't properly OLE-registered, this won't work.
   Workaround: Download and install the OLE-enable version of Vim and execute "gvim -register".

2. Sometimes when clicking on a file, the file won't be opened by Vim but instead the Visual Studio editor comes up.
   Cause: The file was already loaded by the DevStudio editor.
   Explanation: VisVim works by hooks exposed by Visual Studio. Most of the functionality works from the OpenDocument hook. If a document is already loaded in the Visual Studio editor, no 'open document' event will be generated when clicking the file in the file list.
   Workaround: Close the document in Visual Studio first.

3. I can't get VisVim to work. Either the Vim toolbar does not appear at all or weird crashes happen.
   Cause: The Visual Studio installation is messed up.
   Explanation: I can't give you one. Ask M$.
   Workaround: Reinstall DevStudio (I know this is brute, but in some cases it helped). There was one case where the service pack 1 had to be installed, too.

4. If an instance of Vim is already running, VisVim will use that instance and not start a new one.
   Cause: This is proper OLE behaviour
   Explanation: Some call it a bug, some a feature. That's just the way OLE works.

5. When being in insert mode in Vim and selecting a file in Visual Studio, the Vim command :e ... is inserted as text instead of being executed.
   Cause: You probably know...
   Explanation: The Vim OLE automation interface interprets the VisVim commands as if they were typed in by the user. So if you're in insert mode Vim considers it to be text. I decided against sending an ESC before the command because it may cause a beep or at least a screen flash when noeb is set.
Workaround: Get used to press ESC before switching to DevStudio.

6. I'm tired of VisVim but I can't get rid of it. I can't delete it in Tools-Customize-Add-Ins.
   Cause: You can't delete an item you once added to the add-ins list box.
   Explanation: M$ just didn't put a 'delete' button in the dialog box.
   Unfortunately there is no DEL key accellerator as well...
   Workaround: You can't kill it, but you can knock it out:
   1. Uncheck the box in front of 'Vim Developer Studio Add-in'.
   3. Delete VisVim.dll or move it somewhere it can't be found.
   5. Tools -> Cursomize ->Add-ins and Macro-Files.
   6. A message appears:
      
      ".../VisVim.dll" "This add-in no longer exists. It will no longer be displayed."

      That's it!

Change history
--------------

1.0a to 1.0
----------
- All settings in the VisVim dialog are remembered between DevStudio sessions by keeping them in the registry (HKEY_CURRENT_USER\Software\Vim\VisVim).
- Added an option to do a :cd before opening the file (having a file opened by clicking it but finding out to be still in C:\Windows\system when trying to open another file by ":e" can be annoying). Change directory can be done to the source file's directory or it's parent directory.
- Added some explanations to the error message for the CO_E_CLASSSTRING error ("Use OLE Vim and make sure to register...").

1.0 to 1.1a
----------
- The VisVim toolbar button now shows the new Vim icon instead of the old one.
- Made some changes to the documentation, added the troubleshooting chapter and ToDo list.
- File-New-* now invokes Vim instead of the builtin editor if enabled.

1.1 to 1.1b
----------
- Extended the VisVim toolbar to have multiple buttons instead of one.
- Moved the enable/disable commands from the settings dialog to the toolbar.
- Added the toggle enable/disable command
- Added the 'load current file' command.

1.1b to 1.2
----------

No new features, just some fine tuning:

- Changed the GUID of the VisVim OLE interface to avoid conflicts with a version of VisEmacs or VisVile on the same computer (Guy Gascoigne)
- Fixed a bug caused by a bug in the Developer Studio add-in code generator (Clark Morgan)
- Fixed a memory leak (Clark Morgan)
- Added an option in the VisVim dialog to prepend ESC before the first command that is sent to Vim. This will avoid inserting the command as text when Vim is still in insert mode.
- An :update command is sent to Vim before any other command to update the current file if it is modified, or else the following :cd or :e command will fail.

1.2 to 1.3a
----------

- Fixed a bug caused by a missing EnableModeless() function call in VimLoad(). This seems to reduce VisVim crashing DevStudio on some systems (it occasionally still seems to happen, but it's more stable now). (Vince Negri)
- Added support for the new CTRL-\CTRL-N command of Vim 5.4a. This prevents Vim from beeping when a VisVim command is executed and Vim is not in insert mode.

ToDo List
---------

P1 is highest priority, P10 lowest

P9 Switching to DevStudio using ALT-TAB may get annoying. Would be nice to have the option to map ActivateApplication("Visual Studio") in Vim. Vim DLLs would solve that problem.

P8 Execute :tag command in Vim for word under cursor in DevStudio

P7 Controlling the Visual Studio Debugger from inside Vim
See message above. Also a 'Debug' highlight group and a command to highlight a certain line would be necessary.

P6 Provide an option to open the current file in VisVim in
Visual Studio editor
Same as above message. A kind of two way OLE automation would have to be
established between VisVim and Vim. Also a 'Debug' highlight group and a
command to highlight a certain line would be necessary.

Known Problems
----------

- Occasional memory corruptions in DevStudio may appear on some systems.
  Reinstalling DevStudio helped in some cases.
  The cause of these crashes is unclear; there is no way to debug this.
  Recompiling VisVim with DevStudio SP3 didn't help.
  I assume it's a problem deep inside the DevStudio add-in OLE interfaces.
  This will hopefully be fixed with DevStudio 6.

Have fun!

Heiko Erhardt
Heiko.Erhardt@munich.netsurf.de

en_US
20040623 release.
--
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==========================================

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Jean Hollis Weber
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"Kelvin" <audictionary@onlineconnections.com.au>

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The name list from Alan Beale is also derived from the linux words list, which is derived from the DEC list. He also added a bunch of miscellaneous names to the list, which he released to the Public Domain.

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The 60 level includes Brian's frequency class 0 and all words appearing in at least 2 of the 12 dictionaries as indicated by the 12Dicts package. A large number of names are also included: The 4,946 female names and 3,897 male names from the MWords package and the files "computer.names", "misc.names", and "org.names" from the DEC package.

The 65 level includes words found in the Ispell "medium" word list. The Ispell word lists are under the same copyright of Ispell itself which is:

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The 70 level includes the 74,550 common dictionary words and the 21,986 names list from the MWords package. The common dictionary words, like those from the 12Dicts package, have had all likely inflections added.

The 80 level includes the ENABLE word list, all the lists in the ENABLE supplement package (except for ABLE), the "UK Advanced Cryptics Dictionary" (UKACD), the list of signature words in from YAWL package, and the 10,196 places list from the MWords package.

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distributed as widely as possible.

The 95 level includes the 354,984 single words and 256,772 compound
words from the MWords package, ABLE.LST from the ENABLE Supplement,
and some additional words found in my part-of-speech database that
were not found anywhere else.

Accent information was taken from UKACD.

My VARCON package was used to create the American, British, and
Canadian word list.

Since the original word lists used used in the
VARCON package came from the Ispell distribution they are under the
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The variant word lists were created from a list of variants found in
the 12dicts supplement package as well as a list of variants I created
myself.

================================================================
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It has been extensively updated by David Bartlett, Brian Kelk
and Andrew Brown:
- numerous Americanism have been removed
- numerous American spellings have been corrected
- missing words have been added
- many errors have been corrected
- compound hyphenated words have been added where appropriate

Valuable inputs to this process were received from many other people - far too numerous to name. Serious thanks to you all for your greatly appreciated help.

This word list is intended to be a good representation of current modern British English and thus it should be a good basis for Commonwealth English in most countries of the world outside North America.

The affix file has been created completely from scratch by David Bartlett and Andrew Brown, based on the published rules for MySpell and is also provided under the LGPL.

In creating the affix rules an attempt has been made to reproduce the most general rules for English word formation, rather than merely use it as a means to compress the size of the dictionary. It is hoped that this will facilitate future localisation to other variants of English.

Please let David Bartlett <dwb@openoffice.org> know of any errors that you find.

The current release is R 1.18, 11/04/05

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

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Introduction
~~~~~~~~~~~~

en_NZ.dic has been altered to include New Zealand places,
including major cities and towns, and major suburbs. It
also contains NZ words, organisations and expressions.

en_NZ.aff has had a few REPlace strings added, but is
basically unchanged.

Acknowledgements
~~~~~~~~~~~~~~~~

Thanks must go to the original creators of the British
dictionary, David Bartlett, Brian Kelk and Andrew Brown.

I wouldn't have started this without seeing the Australian
dictionary, thanks Kelvin Eldridge, Jean Hollis Weber and
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And thank you to all who've contributed to OpenOffice.org.

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Issues
~~~~~~

Many of the proper nouns already in the dictionary do not have
an affix for 's.
All my new words start after the z's of the original dictionary.

Contact
~~~~~~~

Contact Tristan Burtenshaw (hooty@slingshot.co.nz) with any words,
places or other suggestions for the dictionary.
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Kibaale Children's Centre*KCC* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up make a difference.
needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre is co-sponsored and inspected by World Vision, Save the Children Fund and International Child Care Fund. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself in 1996, 1998, 2000, 2001 and 2003. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.
USA: The methods mentioned below can be used. Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt. For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353
If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Venlo. This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774

Germany: It is possible to make donations that allow for a tax return. Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.
Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:
  Postbank, account 4548774
  Swift code: INGB NL 2A
  IBAN: NL47 PSTB 0004 5487 74
  under the name "stichting ICCF Holland", Venlo
  If that doesn't work:
  Rabobank Venlo, account 3765.05.117
  Swift code: RABO NL 2U
  under the name "Bram Moolenaar", Venlo
Otherwise, send a check in euro or US dollars to the address below. Minimal amount: $70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:
stichting ICCF Holland
Bram Moolenaar
Finsterruetihof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

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Ty Coon, President of Vice

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                (XPM - X PixMap format version 2 & 3)
                Internet: lehors@sophia.inria.fr
Surface Mail:    Arnaud LE HORS, INRIA - Sophia Antipolis,
                2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE
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*uganda.txt*    For Vim version 7.4. Last change: 2013 Jul 06

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==============================================================================
Kibaale Children's Centre*kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a
production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
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4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.

For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children’s Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one-time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353

If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse. This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

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http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.
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*/
/* $XFree86$ */

/*
* xcalc.c - a hand calculator for the X Window system
*
* Original Author:  John H. Bradley, University of Pennsylvania
* (bradley@cis.upenn.edu)  March, 1987
* RPN mode added and port to X11 by Mark Rosenstein, MIT Project Athena
* Rewritten to be an Xaw and Xt client by Donna Converse, MIT X Consortium
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1.894 x11-session-utils 7.5+1

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1.895 x11-utils 7.5+4

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1.897 x11-xkb-utils 7.5+5

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1.898 x11-xserver-utils 7.5+3
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Last revised by Reagle $Date: 2005-07-19 12:33:09 -0400 (Tue, 19 Jul 2005) $

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*/

#ifndef HAVE_SYS_TYPES_H
# include <sys/types.h>
#endif

#define ssizeof(foo)            (ssize_t)sizeof(foo)
#define countof(foo)            (sizeof(foo) / ssizeof(foo[0]))

1.904 xcb-util-renderutil 0.3.8-1.1

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1.906 xerces-c 2.7.0

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1.913 xfonts-utils 1:7.5+2

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1.916 xkeyboard-config 1.8-2

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XML APIs 1.0.b2

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changelog.gz (commit 975d8fd) explains:

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X-Other-Authors: Roland McGrath, Akim Demaille, Paul Eggert,
            David Mackenzie, Bruno Haible, and many others.
X-Origin: configure.ac from XZ Utils,
            visibility.m4 serial 1 (gettext-0.15),
            Autoconf 2.52g
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X-Authors: Bruno Haible
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version 1.2.3, July 18th, 2005

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

1.939 zlib 1:1.2.3.4.dfsg-3

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This is the pre-packaged Debian Linux version of the zlib compression library. It was packaged by Michael Alan Dorman <mdorman@debian.org> from sources originally retrieved from ftp.uu.net in the directory /pub/archiving/zip/zlib as the file zlib-1.0.4.tar.gz.

There is a homepage at http://www.gzip.org/zlib/

Acknowledgments:

The deflate format used by zlib was defined by Phil Katz. The deflate and zlib specifications were written by Peter Deutsch. Thanks to all the people who reported problems and suggested various improvements in zlib; they are too numerous to cite here.

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1.940 zlib 1.2.3 :29.el6
1.940.1 Available under license :
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/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.3, July 18th, 2005
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The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files http://www.ietf.org/rfc/rfc1950.txt (zlib format), rfc1951.txt (deflate format) and rfc1952.txt (gzip format).

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