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1.250 org.eclipse.jdt.launching.ui.macosx 1.2.0 :v20160923-0911
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1.264 org.eclipse.jetty.util 9.4.5 :v20170502
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  1.272.1 Available under license
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1.280 org.eclipse.m2e.jdt.ui 1.8.2 :20171007-0217
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  1.283.1 Available under license
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1.285 org.eclipse.m2e.maven.runtime.slf4j.simple 1.8.2 :20171007-0216
  1.285.1 Available under license
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1.286 org.eclipse.m2e.model.edit 1.8.2 :20171007-0217
  1.286.1 Available under license
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1.288 org.eclipse.m2e.profiles.ui 1.8.2 :20171007-0217
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  1.292.1 Available under license
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1.336.1 Available under license
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   1.426.1 Available under license
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1.432 xercesImpl 2.9.1
   1.432.1 Available under license
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   1.436.1 Available under license
1.437 yang-parser-impl 0.8.4 :Beryllium-SR4
   1.437.1 Available under license

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1.24 concepts 0.8.4 :Beryllium-SR4

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1.26 grpc-context 1.7.0

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1.28 grpc-netty 1.7.0

1.29 grpc-protoBuf 1.7.0

1.30 grpc-protoBuf-lite 1.7.0

1.31 grpc-stub 1.7.0

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1.34 httpasyncclient 4.1
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1.42 javax.inject 1.0.0 : v20091030

1.43 javax.servlet 3.1.0 : v201410161800

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*/
/*
* This program is based on zlib-1.1.3, so all credit should go authors
* Jean-loup Gailly(jloup@gzip.org) and Mark Adler(madler@alumni.caltech.edu)
* and contributors of zlib.
*/

package com.jcraft.jzlib;

final class Adler32{

    // largest prime smaller than 65536
    static final private int BASE=65521;
    // NMAX is the largest n such that 255n(n+1)/2 + (n+1)(BASE-1) <= 2^32-1
    static final private int NMAX=5552;

    long adler32(long adler, byte[] buf, int index, int len){
        if(buf == null){ return 1L; }
        long s1=adler&0xffff;
        long s2=(adler>>16)&0xffff;
        int k;

        while(len > 0) {
        }
k = len < NMAX ? len : NMAX;
len -= k;
while (k >= 16){
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
s1 += buf[index++] & 0xff; s2 += s1;
k -= 16;
}
if (k != 0){
do{
s1 += buf[index++] & 0xff; s2 += s1;
}while (--k != 0);
}
s1 %= BASE;
s2 %= BASE;
return (s2 << 16) | s1;
}

/*
private java.util.zip.Adler32 adler=new java.util.zip.Adler32();
long adler32(long value, byte[] buf, int index, int len){
if (value == 1) { adler.reset(); }
if (buf == null) { adler.reset(); }
else { adler.update(buf, index, len); }
return adler.getValue();
}
*/
1.51 Log4j 1.2.16

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4.5.2 :v20170210-0925

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1.93 org.eclipse.core.commands 3.9.0 :v20170530-1048

1.94 org.eclipse.core.contenttype 3.6.0 :v20170207-1037

1.95 org.eclipse.core.databinding 1.6.100 :v20170515-1119

1.96 org.eclipse.core.databinding.beans 1.4.0 :v20170210-0856

1.97 org.eclipse.core.databinding.observable 1.6.100 :v20170515-1119

1.98 org.eclipse.core.databinding.property 1.6.100 :v20170515-1119
1.99 org.eclipse.core.expressions 3.6.0 :v20170207-1037

1.100 org.eclipse.core.externaltools 1.1.0 :v20170113-2056

1.101 org.eclipse.core.filebuffers 3.6.100 :v20170203-1130

1.102 org.eclipse.core.filesystem 1.7.0 :v20170406-1337

1.103 org.eclipse.core.filesystem.linux.x86 1.4.200 :v20140124-1940

1.104 org.eclipse.core.filesystem.linux.x86_64 1.2.200 :v20140124-1940
1.105 org.eclipse.core.filesystem.macosx
1.3.0 :v20140124-1940

1.106
org.eclipse.core.filesystem.windows.x86 1.4.0 :v20140124-1940

1.107
org.eclipse.core.filesystem.windows.x86_64 1.4.0 :v20140124-1940

1.108 org.eclipse.core.jobs 3.9.1 :v20170714-0547

1.109 org.eclipse.core.net 1.3.100 :v20170516-0820

1.110 org.eclipse.core.resources 3.12.0 :v20170417-1558
1.111 org.eclipse.core.runtime 3.13.0 :v20170207-1030

1.112 org.eclipse.core.variables 3.4.0 :v20170113-2056

1.113 org.eclipse.debug.core 3.11.0 :v20170605-1534

1.114 org.eclipse.debug.ui 3.12.50 :v20170920-1329

1.115 org.eclipse.draw2d 3.10.100 :201606061308

1.116 org.eclipse.dstore.core 3.4.0 :201501311530
1.117 org.eclipse.dstore.extra 2.1.400 :201403100950

1.118 org.eclipse.e4.core.commands 0.12.100 :v20170513-0428

1.119 org.eclipse.e4.core.contexts 1.6.0 :v20170322-1144

1.120 org.eclipse.e4.core.di 1.6.100 :v20170421-1418

1.121 org.eclipse.e4.core.di.annotations 1.6.0 :v20170119-2002

1.122 org.eclipse.e4.core.di.extensions 0.15.0 :v20170228-1728

1.123 org.eclipse.e4.core.di.extensions.supplier
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1.126 org.eclipse.e4.ui.bindings 0.12.1
:v20170823-1632

1.127 org.eclipse.e4.ui.css.core 0.12.101
:v20170712-1547
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1.128 org.eclipse.e4.ui.css.swt 0.13.1 :v20170808-1940

1.129 org.eclipse.e4.ui.css.swt.theme 0.11.0 :v20170312-2302

1.130 org.eclipse.e4.ui.di 1.2.100 :v20170414-1137

1.131 org.eclipse.e4.ui.dialogs 1.1.100 :v20170104-1425
1.132 org.eclipse.e4.ui.model.workbench 2.0.1 :v20170713-1800

1.133 org.eclipse.e4.ui.services 1.3.0 :v20170307-2032

1.134 org.eclipse.e4.ui.widgets 1.2.0 :v20160630-0736

1.135 org.eclipse.e4.ui.workbench 1.5.1 :v20170815-1446

1.136 org.eclipse.e4.ui.workbench.addons.swt 1.3.1 :v20170319-1442

1.137 org.eclipse.e4.ui.workbench.renderers.swt 0.14.101 :v20170713-1343
1.138
org.eclipse.e4.ui.workbench.renderers.swt.coa 0.11.300 :v20160330-1418

1.139 org.eclipse.e4.ui.workbench.swt 0.14.101 :v20170710-1119

1.140 org.eclipse.e4.ui.workbench3 0.14.0 :v20160630-0740

1.141 org.eclipse.ecf 3.8.0 :v20170104-0657

1.142 org.eclipse.ecf.filetransfer 5.0.0 :v20160817-1024

1.143 org.eclipse.ecf.identity 3.8.0 :v20161203-2153
1.144 org.eclipse.ecf.provider.filetransfer
3.2.300 :v20161203-1840

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1.169 org.eclipse.equinox.event 1.4.0 :v20170105-1446

1.170 org.eclipse.equinox.frameworkadmin 2.0.300 :v20160504-1450

1.171 org.eclipse.equinox.frameworkadmin.equinox 1.0.800 :v20170524-1345

1.172 org.eclipse.equinox.http.jetty 3.4.0 :v20170503-2025
1.173 org.eclipse.equinox.http.registry
1.1.400 :v20150715-1528

1.174 org.eclipse.equinox.http.servlet 1.4.0 :v20170524-1452

1.175 org.eclipse.equinox.jsp.jasper 1.0.500 :v20150119-1358

1.176 org.eclipse.equinox.jsp.jasper.registry 1.0.300 :v20130327-1442

1.177 org.eclipse.equinox.launcher 1.4.0 :v20161219-1356

1.178
org.eclipse.equinox.launcher.cocoa.macosx.x86_64 1.1.550 :v20170928-1359
1.179
org.eclipse.equinox.launcher.gtk.linux.x86
1.1.550 :v20170928-1359

1.180
org.eclipse.equinox.launcher.gtk.linux.x86_6
4 1.1.550 :v20170928-1359

1.181
org.eclipse.equinox.launcher.win32.win32.x86
6 1.1.550 :v20170928-1359

1.182
org.eclipse.equinox.launcher.win32.win32.x86_64
6_64 1.1.550 :v20170928-1359

1.183
org.eclipse.equinox.p2.artifact.repository
1.1.650 :v20170928-1405
1.184 org.eclipse.equinox.p2.console 1.0.600 :v20170511-1106

1.185 org.eclipse.equinox.p2.core 2.4.101 :v20170906-1259

1.186 org.eclipse.equinox.p2.director 2.3.300 :v20160504-1450

1.187 org.eclipse.equinox.p2.director.app 1.0.500 :v20160419-0834

1.188 org.eclipse.equinox.p2.directorywatcher 1.1.100 :v20150423-1455

1.189 org.eclipse.equinox.p2.discovery 1.0.400 :v20160504-1450
1.190 org.eclipse.equinox.p2.discovery.compatibility 1.0.201 :v20170906-1259

1.191 org.eclipse.equinox.p2.engine 2.5.0 :v20170319-2002

1.192 org.eclipse.equinox.p2.extensionlocation 1.2.300 :v20160419-0834

1.193 org.eclipse.equinox.p2.garbagecollector 1.0.300 :v20160504-1450

1.194 org.eclipse.equinox.p2.jarprocessor 1.0.500 :v20160504-1450
package org.eclipse.equinox.p2.metadata;

import java.net.URI;

/**
 * The <code>ILicense</code> interface represents a software license. A license has required body text
 * which may be the full text or an annotation. An optional URL field can be specified
 * which links to full text. Licenses can be easily compared using their digests.
 * Licenses can be added to arbitrary installable units, and will typically be displayed to
 * end users and require explicit agreement before installation proceeds.
 * <p>
 * Instances of this class are handle objects and do not necessarily
 * reflect entities that exist in any particular profile or repository. These handle
 * objects can be created using {@link MetadataFactory}.
 * <p>
 * @noimplement This interface is not intended to be implemented by clients.
 * @noextend This interface is not intended to be extended by clients.
 * @since 2.0
 */

public interface ILicense {

/**
 * Returns the location of a document containing the full license.
 * @return the location of the license document, or <code>null</code>
 */

public URI getLocation();

/**
 * Returns the license body.
 */

public String getLicense();

}
public String getBody();

/**
 * Returns the message digest of the license body. The digest is calculated on a normalized
 * version of the license where all whitespace has been reduced to one space.
 * @return the message digest as a <code>BigInteger</code>, never <code>null</code>
 */
public String getUUID();

/**
 * Returns whether this license is equal to the given object.
 * This method returns <i>true</i> if:
 * <ul>
 *  <li> Both this object and the given object are of type ILicense
 *  <li> The result of <b>getDigest()</b> on both objects are equal
 * </ul>
 * @param obj
 */
public boolean equals(Object obj);

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package org.eclipse.equinox.internal.p2.metadata;

import java.io.UnsupportedEncodingException;
import java.math.BigInteger;
import java.net.URI;
import java.security.MessageDigest;
import java.security.NoSuchAlgorithmException;
import org.eclipse.equinox.p2.metadata.ILicense;

/**
 * The <code>License</code> class represents a software license. A license has required body text
 * which may be the full text or an annotation. An optional URL field can be specified
 * which links to full text. Licenses can be easily compared using their digests.
 */
public class License implements ILicense {

    /**
     * The <code>body</code> contains the descriptive text for the license. This may
     * be a summary for a full license specified in a URL.
     */
    private final String body;

    /**
     * The <code>location</code> is the URL of the license.
     */
    private URI location;

    /**
     * The <code>digest</code> is the cached message digest of the normalized body
     */
    private String digest;

    /**
     * Creates a new license object which is identified by users using the <code>body</code> field.
     * The body should contain either the full text of the license or an summary for a license
     * fully specified in the given location.
     *
     * @param location the location of a document containing the full license, or <code>null</code>
     * @param body the license body, cannot be <code>null</code>
     * @throws IllegalArgumentException when the <code>body</code> is <code>null</code>
     */
    public License(URI location, String body, String uuid) {
        if (body == null)
            throw new IllegalArgumentException("body cannot be null");
        this.body = body;
        this.location = location;
        this.digest = uuid;
    }

    /**
     * Returns the location of a document containing the full license.
     *
     * @return the location of the license document, or <code>null</code>
     */
    public URI getLocation() {
        return location;
    }

    /**
     * Returns the license body.
     *
     * @return the license body, never <code>null</code>
     */
    public String getBody() {
        return body;
    }
}
public String getBody() {
    return body;
}

/**
 * Returns the message digest of the license body. The digest is calculated on a normalized
 * version of the license where all whitespace has been reduced to one space.
 * @return the message digest as a <code>BigInteger</code>, never <code>null</code>
 */
public synchronized String getUUID() {
    if (digest == null)
        digest = calculateLicenseDigest().toString(16);

    return digest;
}

/* (non-Javadoc)
 * @see java.lang.Object#equals(java.lang.Object)
 */
public boolean equals(Object obj) {
    if (obj == this)
        return true;
    if (obj == null)
        return false;
    if (obj instanceof ILicense) {
        ILicense other = (ILicense) obj;
        if (other.getUUID().equals(getUUID()))
            return true;
    }
    return false;
}

/* (non-Javadoc)
 * @see java.lang.Object#hashCode()
 */
public int hashCode() {
    return getUUID().hashCode();
}

private BigInteger calculateLicenseDigest() {
    String message = normalize(getBody());
    try {
        MessageDigest algorithm = MessageDigest.getInstance("MD5"); //NON-NLS-1$
        algorithm.reset();
        algorithm.update(message.getBytes("UTF-8")); //NON-NLS-1$
        byte[] digestBytes = algorithm.digest();
        return new BigInteger(1, digestBytes);
    } catch (NoSuchAlgorithmException e) {

throw new RuntimeException(e);
} catch (UnsupportedEncodingException e) {
    throw new RuntimeException(e);
}
}

/**
 * Replace all sequences of whitespace with a single whitespace character.
 */
private String normalize(String license) {
    String text = license.trim();
    StringBuffer result = new StringBuffer();
    int length = text.length();
    for (int i = 0; i < length; i++) {
        char c = text.charAt(i);
        boolean foundWhitespace = false;
        while (Character.isWhitespace(c) && i < length) {
            foundWhitespace = true;
            c = text.charAt(++i);
        }
        if (foundWhitespace)
            result.append(' ');
        if (i < length)
            result.append(c);
    }
    return result.toString();
}

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 *******************************************************************************/
package org.eclipse.equinox.internal.p2.metadata;

import java.net.URI;
import org.eclipse.equinox.p2.metadata.ICopyright;

/**
 * The <code>Copyright</code> class represents a software copyright. A copyright has
 * required body text which may be the full text or a summary. An optional location field can be specified
 * which links to full text.
 */
package org.eclipse.equinox.internal.p2.metadata;

import java.net.URI;
import org.eclipse.equinox.p2.metadata.ICopyright;

/**
 * The <code>Copyright</code> class represents a software copyright. A copyright has
 * required body text which may be the full text or a summary. An optional location field can be specified
 * which links to full text.
 */
public class Copyright implements ICopyright {
    /**
     * The <code>body</code> contains the descriptive text for the copyright. This may
     * be a summary for a copyright specified in a URL.
     */
    private final String body;

    /**
     * The <code>location</code> is the location of a document containing a copyright notice.
     */
    private URI location;

    /**
     * Creates a new copyright. The body must contain the full text of the copyright.
     *
     * @param location the location of a document containing the copyright notice, or <code>null</code>
     * @param body the copyright body, cannot be <code>null</code>
     * @throws IllegalArgumentException when the <code>body</code> is <code>null</code>
     */
    public Copyright(URI location, String body) {
        if (body == null)
            throw new IllegalArgumentException("body cannot be null");
        this.location = location;
        this.body = body;
    }

    /**
     * Returns the location of a document containing the copyright notice.
     *
     * @return The location of the copyright notice, or <code>null</code>
     */
    public URI getLocation() {
        return location;
    }

    /**
     * Returns the license body.
     *
     * @return the license body, never <code>null</code>
     */
    public String getBody() {
        return body;
    }
}
1.196
org.eclipse.equinox.p2.metadata.repository
1.2.401 :v20170906-1259

1.197 org.eclipse.equinox.p2.operations
2.4.300 :v20170511-1106

1.198 org.eclipse.equinox.p2.publisher
1.4.200 :v20170511-1216

1.199
org.eclipse.equinox.p2.publisher.eclipse
1.2.201 :v20170906-1259

1.200
org.eclipse.equinox.p2.reconciler.dropins
1.1.400 :v20160504-1450

1.201 org.eclipse.equinox.p2.repository
2.3.301 :v20170906-1259
1.202 org.eclipse.equinox.p2.repository.tool
2.1.400 :v20170511-1216
1.202.1 Available under license :
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******************************************************************************/
package org.eclipse.equinox.p2.internal.repository.tools.analyzer;
import org.eclipse.equinox.p2.metadata.IInstallableUnit;
import org.eclipse.equinox.p2.metadata.MetadataFactory.InstallableUnitDescription;
import org.eclipse.equinox.p2.repository.metadata.IMetadataRepository;
import org.eclipse.equinox.p2.repository.tools.analyzer.IUAnalyzer;
/**
* This service checks that all Group IUs have a copyright.
*/
public class CopyrightAnalyzer extends IUAnalyzer {
public void analyzeIU(IInstallableUnit iu) {
if (Boolean.parseBoolean(iu.getProperty(InstallableUnitDescription.PROP_TYPE_GROUP))) {
if (iu.getCopyright() == null || iu.getCopyright().getBody().length() == 0) {
// If there is no copyright at all, this is an error
error(iu, "[ERROR] " + iu.getId() + " has no copyright");
return;
}
if (iu.getCopyright() != null && iu.getCopyright().getBody().startsWith("%")) {
// If there is a copyright, but it starts with %, then check the default
// language for a copyright
String copyrightProperty = iu.getCopyright().getBody().substring(1);
if (iu.getProperty("df_LT." + copyrightProperty) == null)
error(iu, "[ERROR] " + iu.getId() + " has no copyright");
}
}
}
public void preAnalysis(IMetadataRepository repository) {

Open Source Used In DNAC Development Studio 1.2.9
476


// do nothing
}
}

1.203
org.eclipse.equinox.p2.touchpoint.eclipse
2.1.501 :v20170906-1259

1.204
org.eclipse.equinox.p2.touchpoint.natives
1.2.200 :v20170511-1216

1.205 org.eclipse.equinox.p2.transport.ecf
1.1.300 :v20161004-0244

1.206 org.eclipse.equinox.p2.ui 2.5.1
:v20170906-1259
1.206.1 Available under license :

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*
* Contributors:
* IBM Corporation - initial API and implementation
* David Dubrow <david.dubrow@nokia.com> - Bug 276356 [ui] check the wizard and page completion logic for
AcceptLicensesWizardPage
* Sonatype, Inc. - ongoing development
* Ericsson AB (Hamdan Msheik) - Bypass install license wizard page via plugin_customization

package org.eclipse.equinox.internal.p2.ui.dialogs;

import org.eclipse.core.runtime.Platform;
import org.eclipse.core.runtime.preferences.*;
import org.eclipse.equinox.internal.p2.ui.ProvUIActivator;
import org.eclipse.equinox.internal.p2.ui.model.ElementUtils;
import org.eclipse.equinox.p2.metadata.IInstallableUnit;
import org.eclipse.equinox.p2.operations.ProfileChangeOperation;
import org.eclipse.equinox.p2.ui.*;
import org.eclipse.jface.wizard.IWizardPage;

/**
 * Common superclass for wizards that need to show licenses.
 * @since 3.5
 */
public abstract class WizardWithLicenses extends ProvisioningOperationWizard {

private static final String BYPASS_LICENSE_PAGE = "bypassLicensePage"; //NON-NLS-1$

AcceptLicensesWizardPage licensePage;
boolean bypassLicencePage;

/**
 * (non-Javadoc)
 * @see org.eclipse.jface.wizard.Wizard#addPages()
 */
public boolean isBypassLicencePage() {
    return bypassLicencePage;
}

public void setBypassLicencePage(boolean bypassLicencePage) {
    this.bypassLicencePage = bypassLicencePage;
}

@Override
public void addPages() {
    super.addPages();

    if (!bypassLicencePage) {
        licensePage = createLicensesPage();
        addPage(licensePage);
    }
}
public WizardWithLicenses(ProvisioningUI ui, ProfileChangeOperation operation, Object[] initialSelections, LoadMetadataRepositoryJob job) {
    super(ui, operation, initialSelections, job);
    this.bypassLicencePage = canBypassLicencePage();
}

protected AcceptLicensesWizardPage createLicensesPage() {
    IInstallableUnit[] ius = new IInstallableUnit[0];
    if (planSelections != null)
        ius = ElementUtils.elementsToIUs(planSelections).toArray(new IInstallableUnit[0]);
    return new AcceptLicensesWizardPage(ui.getLicenseManager(), ius, operation);
}

/*
 * Overridden to determine whether the license page should be shown.
 * (non-Javadoc)
 * @see org.eclipse.equinox.internal.p2.ui.dialogs.ProvisioningOperationWizard#getNextPage(IWizardPage)
 */
@Override
public IWizardPage getNextPage(IWizardPage page) {
    // If the license page is supposed to be the next page,
    // ensure there are actually licenses that need acceptance.
    IWizardPage proposedPage = super.getNextPage(page);
    if (!bypassLicencePage) {
        if (proposedPage == licensePage && licensePage != null) {
            if (!licensePage.hasLicensesToAccept()) {
                proposedPage = null;
            } else {
                proposedPage = licensePage;
            }
        }
    }
    return proposedPage;
}

@Override
protected void planChanged() {
    super.planChanged();
    if (!bypassLicencePage) {
        licensePage.update(ElementUtils.elementsToIUs(planSelections).toArray(new IInstallableUnit[0]), operation);
    }
}

/*
 * (non-Javadoc)
 * @see org.eclipse.equinox.internal.p2.ui.dialogs.ProvisioningOperationWizard#performFinish()
 */
@Override
public boolean performFinish() {

if (!bypassLicencePage) {
licensePage.performFinish();
}

return super.performFinish();
}

public static boolean canBypassLicencePage() {
IScopeContext[] contexts = new IScopeContext[] {InstanceScope.INSTANCE, DefaultScope.INSTANCE, BundleDefaultsScope.INSTANCE, ConfigurationScope.INSTANCE};
boolean bypass = Platform.getPreferencesService().getBoolean(ProvUIActivator.PLUGIN_ID, BYPASS_LICENSE_PAGE, false, contexts);
return bypass;
}

1.207 org.eclipse.equinox.p2.ui.discovery
1.0.300 :v20170418-0708

1.208 org.eclipse.equinox.p2.ui.importexport
1.1.301 :v20170816-1007

1.209 org.eclipse.equinox.p2.ui.sdk 1.0.500 :v20170511-1216
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1.215 org.eclipse.equinox.security 1.2.300 :v20170505-1235

1.216 org.eclipse.equinox.security.linux.x86_64 1.0.100 :v20170504-1307

1.217 org.eclipse.equinox.security.macosx 1.100.200 :v20130327-1442

1.218 org.eclipse.equinox.security.ui 1.1.400 :v20170505-1235
1.219 org.eclipse.equinox.security.win32.x86 1.0.300 :v20130327-1442

1.220 org.eclipse.equinox.security.win32.x86_64 1.0.300 :v20130327-1442

1.221 org.eclipse.equinox.simpleconfigurator 1.2.0 :v20170110-1705

1.222 org.eclipse.equinox.simpleconfigurator.manipulator 2.0.300 :v20170515-0721

1.223 org.eclipse.equinox.util 1.0.500 :v20130404-1337

1.224 org.eclipse.gef 3.11.0 :2.01606061308E11
1.225 org.eclipse.help 3.8.1 :v20170815-1448

1.226 org.eclipse.help.base 4.2.101 :v20171009-0410

1.227 org.eclipse.help.ui 4.1.0 :v20170311-0931

1.228 org.eclipse.help.webapp 3.9.1 :v20170816-0843

1.229 org.eclipse.hyades.logging.adapter 4.3.0 :201712220159

1.230 org.eclipse.hyades.logging.adapter 4.3.0 :2.01711101548E11

1.231 org.eclipse.hyades.logging.core 4.3.200 :201712220159
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1.233 org.eclipse.hyades.logging.parsers
4.3.102 :2.01711101548E11

1.234 org.eclipse.hyades.logging.parsers
4.3.102 :201712220159

1.235 org.eclipse.jdt 3.13.1 :v20171009-0410
1.236 org.eclipse.jdt.annotation 1.1.100 :v20160418-1457

1.237 org.eclipse.jdt.annotation 2.1.100 :v20170511-1408

1.238 org.eclipse.jdt.apt.core 3.5.50 :v20170920-0950

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1.239 org.eclipse.jdt.apt.pluggable.core 1.2.0 :v20170322-1054

1.240 org.eclipse.jdt.apt.ui 3.5.0 :v20170505-1107

1.241 org.eclipse.jdt.compiler.apt 1.3.50 :v20170920-0950

1.242 org.eclipse.jdt.compiler.tool 1.2.50 :v20170920-0950

1.243 org.eclipse.jdt.core 3.13.50 :v20171007-0855

1.244 org.eclipse.jdt.core.manipulation 1.9.50 :v20170920-1015
1.245 org.eclipse.jdt.debug 3.11.50 :v20170920-1717

1.246 org.eclipse.jdt.debug.ui 3.8.50 :v20170928-1211

1.247 org.eclipse.jdt.doc.user 3.13.50 :v20171004-1030

1.248 org.eclipse.jdt.junit 3.10.50 :v20171004-1157

1.249 org.eclipse.jdt.junit.core 3.9.50 :v20170927-1941

1.250 org.eclipse.jdt.junit.runtime 3.4.650 :v20170920-1015

1.251 org.eclipse.jdt.junit4.runtime 1.1.650 :v20170920-1015
1.252 org.eclipse.jdt.junit5.runtime 1.0.0 :v20171006-0854

1.253 org.eclipse.jdt.launching 3.9.50 :v20171009-0349

1.254 org.eclipse.jdt.launching.macosx 3.4.0 :v20160923-0911

1.255 org.eclipse.jdt.launching.ui.macosx 1.2.0 :v20160923-0911

1.256 org.eclipse.jdt.ui 3.13.50 :v20170929-1653

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1.257 org.eclipse.jem.util 2.1.201
:v201707201954

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:v20170105-1156

1.271 org.eclipse.ltk.ui.refactoring 3.9.0
:v20170412-0825
1.272 org.eclipse.m2e.archetype.common
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1.290 org.eclipse.m2e.scm 1.8.2 :20171007-0217

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1.293 org.eclipse.osgi.compatibility.state
1.1.0 :v20170516-1513

1.294 org.eclipse.osgi.services 3.6.0
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1.296 org.eclipse.platform 4.7.1 :v20171009-0410

1.297 org.eclipse.platform.doc.user 4.7.1 :v20170630-0820

1.298 org.eclipse.rcp 4.7.1 :v20171009-0410

1.299 org.eclipse.rse 3.5.0 :201403100950

1.300 org.eclipse.rse.connectorservice.dstore 3.1.301 :201403100950

1.301 org.eclipse.rse.connectorservice.local 2.1.400 :201403100950
1.302 org.eclipse.rse.connectorservice.ssh

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1.306 org.eclipse.rse.dstore.security 3.0.400
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1.307 org.eclipse.rse.efs 2.1.401
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1.2.300 :201403100950

1.333
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---

```java
package org.eclipse.text.edits;

import org.eclipse.jface.text.BadLocationException;
import org.eclipse.jface.text.IDocument;

/**
 * A <code>CopyingRangeMarker</code> can be used to track positions when executing
 */
```
* text edits. Additionally a copying range marker stores a local copy of the
text it captures when it gets executed.
*
* @since 3.0
*/

public final class CopyingRangeMarker extends TextEdit {

private String fText;

/**
 * Creates a new <tt>CopyRangeMarker</tt> for the given
 * offset and length.
 *
 * @param offset the marker's offset
 * @param length the marker's length
 */
public CopyingRangeMarker(int offset, int length) {
    super(offset, length);
}

/*
 * Copy constructor
 */
private CopyingRangeMarker(CopyingRangeMarker other) {
    super(other);
    fText= other.fText;
}

/*
 * @see TextEdit#doCopy
 */
@Override
protected TextEdit doCopy() {
    return new CopyingRangeMarker(this);
}

/*
 * @see TextEdit#accept0
 */
@Override
protected void accept0(TextEditVisitor visitor) {
    boolean visitChildren= visitor.visit(this);
    if (visitChildren) {
        acceptChildren(visitor);
    }
}

/*
* @see TextEdit#performDocumentUpdating
* /
@Override
int performDocumentUpdating(IDocument document) throws BadLocationException {
    fText= document.get(getOffset(), getLength());
    fDelta= 0;
    return fDelta;
}

/*@Override*/
/*
* @see TextEdit#deleteChildren
* /
@Override
boolean deleteChildren() {
    return false;
}
1.352 org.eclipse.tptp.platform.models
4.3.100 :201712220159

1.353 org.eclipse.ui 3.109.0 :v20170411-1742

1.354 org.eclipse.ui.browser 3.6.100
:v20170418-1342

1.355 org.eclipse.ui.cheatsheets 3.5.100
:v20170515-0748

1.356 org.eclipse.ui.cocoa 1.1.100
:v20151202-1450

1.357 org.eclipse.ui.console 3.7.1 :v20170728-0806

1.358 org.eclipse.ui.editors 3.11.0
:v20170202-1823
1.359 org.eclipse.ui.externaltools 3.4.0 :v20161212-0515

1.360 org.eclipse.ui.forms 3.7.101 :v20170815-1446

1.361 org.eclipse.ui.genericeditor 1.0.1 :v20170822-2211

1.362 org.eclipse.ui.ide 3.13.1 :v20170822-1526

1.363 org.eclipse.ui.ide.application 1.2.0 :v20170512-1452

1.364 org.eclipse.ui.intro 3.5.100 :v20170418-0710
1.365 org.eclipse.ui.intro.quicklinks 1.0.100 :v20170515-0756

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1.396 org.eclipse.xsd 2.13.0 :v20170609-0928

1.397 org.hamcrest.core 1.3.0 :v201303031735
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1.398 org.junit 4.12.0 :v201504281640

1.399 org.junit.jupiter.api 5.0.0 :v20170910-2246
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1.428 validation-api 2.0.1 :Final
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1.429 velocity 1.5

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1.430 Xalan 2.7.1

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