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1.245 HyperSQL Database Engine (HSQLDB) - hsqldb 1.8.0.1
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1.246 ICU - International Components for Unicode 3.6.1.v20070906
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1.247 infinispan 1.2.3.GA
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1.248 infinispan 4.2.1.FINAL
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1.250 Infobright Connector Core Library 3.4
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1.275.1 Available under license

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1.299 **Jboss Transaction 1.0.1 API 1.0.1.GA**
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1.302 JCommon 1.0.12
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1.303 jdbc-postgres 8.4.702
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1.304 JDOM 1.0
  1.304.1 Notifications
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  1.305.2 Available under license
1.306 JempBox - Java XMP Library 0.2.0
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1.308 Jersey Apache HTTP Client 1.11
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1.309 Jersey archive for non-maven users 1.11
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1.310 Jersey archive for non-maven users 1.10-b01
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1.316 jettison 1.0.1
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1.318 Jetty - Java HTTP Servlet Server 6.1.21
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1.319 jface 3.3
   1.319.1 Available under license

1.320 JFace 3.3.0 :I20070606-0010
   1.320.1 Available under license

1.321 JFreeChart - 1. JFreeChart 1.0.13 :20 April 2009
   1.321.1 Available under license

1.322 JFreeChart - 1. JFreeChart 1.0.9
   1.322.1 Available under license

1.323 JFreeChart - 3. JCommon 1.0.14
   1.323.1 Available under license

1.324 JFreeChart - 3. JCommon 1.0.16 :17 April 2009
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1.325 JFreeChart - 3. JCommon 1.0.12 :02 Nov 2007
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1.340 JSON in Java 3.1.1
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1.341 json-simple 1.1 :(2009/01/23)
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1.342 jsonpath 1.0
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1.354 Log4j (for Apache Directory Studio) 1.2.14
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1.359 mailcap No Version
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1.375 Netscape LDAP JDK 2.0000524E7
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1.378 OGNL 2.6.9
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1.379 olap4j 1.0.0.445
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1.396 pentaho-ctools 4.8
1.396.1 Available under license
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  1.399.1 Available under license
1.400 PopCalendar No Version
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1.402 Postgresql JDBC Driver 9.1-902
  1.402.1 Available under license
1.403 powermock 1.4
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1.404 Pull API for parsing MIME messages - MIMEpull 1.6
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1.408 relaxng - datatype (java) 2.0011011E7
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1.433 snakeyaml 1.7
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1.434 Snappy for Java 1.0.3.2
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1.435 SNMP4J 1.9.3d :[2008-12-15]  
1.435.1 Available under license
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1.436.1 Available under license
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1.459 SVG Salamander 1.0
  1.459.1 Available under license
1.460 Swingx 1.6
  1.460.1 Available under license
1.461 SWT Swing 3.2.0004 :(October 2, 2006)
  1.461.1 Available under license
1.462 syslog4j 0.9.34
  1.462.1 Available under license
1.463 tedg - HyperSQL Database Engine (HSQLDB) - hsqldb - DO NOT USE 1.8.0.7
  1.463.1 Available under license
1.464 The Coolest DHTML Calendar (JSCalendar) 1.0 :2005-03-07 Mihai Bazon
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1.471 trilead-ssh2 build213
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1.473 VFS kettle-20100924
  1.473.1 Available under license
1.474 VFS 20091118 :pentaho
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1.475 Web Services Description Language for Java Toolkit - WSDL4J 1.6.2
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   1.488.1 Available under license

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1.491 xmlrpc-c 1.06.09
   1.491.1 Available under license

1.492 XOM 1.0
   1.492.1 Available under license
1.493 XPP - XML Pull Parser 3-1.1.3_3
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1.494 XPP - XML Pull Parser 3-1.1.3.4.O
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1.495 XPP - XML Pull Parser 3-1.1.4c
1.495.1 Available under license

1.496 XPP - XML Pull Parser 1.1.3.1
1.496.1 Notifications
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1.497 XPP - XML Pull Parser_LGPLv2.1 1.1.3.1
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1.502 youngpup.net - transmenus March 2003
1.502.1 Available under license

1.503 YUI Compressor Tool 2.4.2
1.503.1 Available under license

1.504 YUI Library 2.3.0
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1.1 [ini4j] 0.5.1

1.1.1 Available under license :

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1.2 A Java library for reading/writing Excel

2.6.10

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2.6.12

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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.

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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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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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That's all there is to it!

1.4 A Java library for reading/writing Excel

2.5

1.4.1 Available under license:

<tt>Version 2.1, February 1999<br>
</tt>

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<dd>(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.) <br><br>

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1.5 A Java library for reading/writing Excel

2.6.9 1.4

1.5.1 Available under license:

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Version 2.1, February 1999

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-- activemq-web

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Initial authors:

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compiler/cpp/src/generate/t_hs_generator.cc
compiler/cpp/src/generate/t_java_generator.cc
compiler/cpp/src/generate/t_ocaml_generator.cc
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compiler/cpp/src/generate/t_rb_generator.cc
compiler/cpp/src/generate/t_st_generator.cc
compiler/cpp/src/generate/t_xsd_generator.cc
compiler/cpp/src/main.cc
compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/platform.h
compiler/cpp/src/thriftl.ll
compiler/cpp/src/thrifty.yy
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
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- compiler/cpp/src/parse/t_field.h
- compiler/cpp/src/parse/t_program.h
- compiler/cpp/src/platform.h
- compiler/cpp/src/thriftl.ll
- compiler/cpp/src/thrifty.yy
- lib/csharp/src/Protocol/TBinaryProtocol.cs
- lib/csharp/src/Protocol/TField.cs
- lib/csharp/src/Protocol/TLList.cs
- lib/csharp/src/Protocol/TMap.cs
- lib/csharp/src/Protocol/TMessage.cs
- lib/csharp/src/Protocol/TMessageType.cs
- lib/csharp/src/Protocol/TProtocol.cs
- lib/csharp/src/Protocol/TProtocolException.cs
- lib/csharp/src/Protocol/TProtocolFactory.cs
- lib/csharp/src/Protocol/TProtocolUtil.cs
- lib/csharp/src/Protocol/TSet.cs
- lib/csharp/src/Protocol/TStruct.cs
- lib/csharp/src/Protocol/TType.cs
- lib/csharp/src/Server/TServer.cs
- lib/csharp/src/Server/TSimpleServer.cs
- lib/csharp/src/Server/TThreadPooServer.cs
- lib/csharp/src/TApplicationException.cs
- lib/csharp/src/Thrift.csproj
- lib/csharp/src/Thrift.sln
- lib/csharp/src/TProcessor.cs
- lib/csharp/src/Transport/TServerSocket.cs
- lib/csharp/src/Transport/TServerTransport.cs
- lib/csharp/src/Transport/TSocket.cs
For the aclocal/ax_boost_base.m4 and contrib/fb303/aclocal/ax_boost_base.m4 components:

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

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

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

Changes in this version include:

New Features:

- **BinaryCodec**: Encodes and decodes binary to and from Strings of 0s and 1s.
  Issue: 27813. Thanks to Alex Karasulu.

- **QuotedPrintableCodec**: Codec for RFC 1521 MIME (Multipurpose Internet Mail
  Extensions) Part One. Rules #3, #4, and #5 of the quoted-printable spec are
  not implemented yet. See also issue 27789. Issue: 26617. Thanks to Oleg
  Kalnichevski.

- **BCodec**: Identical to the Base64 encoding defined by RFC 1521 and allows a
  character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.

- **QCodec**: Similar to the Quoted-Printable content-transfer-encoding defined
  in RFC 1521 and designed to allow text containing mostly ASCII characters
to be decipherable on an ASCII terminal without decoding. Issue: 26617.
  Thanks to Oleg Kalnichevski.

- **Soundex**: Implemented the DIFFERENCE algorithm. Issue: 25243. Thanks to
  Matthew Inger.

- **RefinedSoundex**: Implemented the DIFFERENCE algorithm. Issue: 25243. Thanks
to Matthew Inger.
Fixed bugs:

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

Changes:

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- The Board recommendation to remove Javadoc author tags has been implemented. All author tags are now "Apache Software Foundation".

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*/
public interface Encoder {

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     * Encodes an "Object" and returns the encoded content
     * as an Object. The Objects here may just be <code>byte[]</code>
     * or <code>String</code>s depending on the implementation used.
     *
     * @param pObject An object to encode
     *
     * @return An "encoded" Object
     *
     * @throws EncoderException an encoder exception is
     * thrown if the encoder experiences a failure
     * condition during the encoding process.
     */
    Object encode(Object pObject) throws EncoderException;
}
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- compiler/cpp/src/main.cc
- compiler/cpp/src/parse/t_field.h
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- compiler/cpp/src/platform.h
- compiler/cpp/src/thriftl.ll
- compiler/cpp/src/thriftyy
- lib/csharp/src/Protocol/TBinaryProtocol.cs
- lib/csharp/src/Protocol/TField.cs
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- lib/csharp/src/Protocol/TMap.cs
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- lib/csharp/src/TProcessor.cs
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test/OptionalRequiredTest.cpp
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1.0 1.2.0

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compiler/cpp/src/generate/t_xsd_generator.cc
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compiler/cpp/src/parse/t_field.h
compiler/cpp/src/parse/t_program.h
compiler/cpp/src/platform.h
compiler/cpp/src/thriftll
compiler/cpp/src/thrift/ll
lib/csharp/src/Protocol/TBinaryProtocol.cs
lib/csharp/src/Protocol/TField.cs
lib/csharp/src/Protocol/TLList.cs
lib/csharp/src/Protocol/TMap.cs
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lib/csharp/src/Protocol/TProtocol.cs
lib/csharp/src/Protocol/TProtocolException.cs
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lib/csharp/src/Protocol/TProtocolUtil.cs
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lib/csharp/src/Protocol/TStruct.cs
lib/csharp/src/Protocol/TType.cs
lib/csharp/src/Server/TServer.cs
lib/csharp/src/Server/TSimpleServer.cs
lib/csharp/src/Server/TTThreadPoolServer.cs
lib/csharp/src/TApplicationException.cs
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lib/csharp/src/Thrift.sln
lib/csharp/src/TProcessor.cs
lib/csharp/src/Transport/TServerSocket.cs
lib/csharp/src/Transport/TServerTransport.cs
lib/csharp/src/Transport/TSocket.cs
lib/csharp/src/Transport/TStreamTransport.cs
lib/csharp/src/Transport/TTransport.cs
lib/csharp/src/Transport/TTransportException.cs
lib/csharp/src/Transport/TTransportFactory.cs
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PGM

CRTCMOD MODULE(MOD_JK/MOD_JK) +
SRCSTMF('/home/apache/jk/native/apache-2.0/mod_jk.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('mod_jk.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP_COM) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp_common.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp_common.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP12_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp12_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp12_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_AJP13) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp13.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp13.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMD MODULE(MOD_JK/JK_AJP13_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp13_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp13_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMD MODULE(MOD_JK/JK_AJP14) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp14.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMD MODULE(MOD_JK/JK_AJP14_W) +
SRCSTMF('/home/apache/jk/native/common/jk_ajp14_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_ajp14_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_CONNECT) +
SRCSTMF('/home/apache/jk/native/common/jk_connect.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_connect.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_CONTEXT) +
SRCSTMF('/home/apache/jk/native/common/jk_context.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
 'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_context.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_JNI_WOR) +
SRCSTMF('/home/apache/jk/native/common/jk_jni_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' 'OS400_JVM_12' +
 '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' +
 '_REENTRANT') +
TEXT('jk_jni_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG ) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')
CRTCMOD MODULE(MOD_JK/JK_LB_WORK) +
SRCSTMF('/home/apache/jk/native/common/jk_lb_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' 'XOPEN_SOURCE=520' +
'USE_APACHE_MD5' 'REENTRANT') +
TEXT('jk_lb_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MAP) +
SRCSTMF('/home/apache/jk/native/common/jk_map.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' 'XOPEN_SOURCE=520' +
'USE_APACHE_MD5' 'REENTRANT') +
TEXT('jk_map.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MD5) +
SRCSTMF('/home/apache/jk/native/common/jk_md5.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' 'XOPEN_SOURCE=520' +
'USE_APACHE_MD5' 'REENTRANT') +
TEXT('jk_md5.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_MSG_BUF) +
SRCSTMF('/home/apache/jk/native/common/jk_msg_buff.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' 'XOPEN_SOURCE=520' +
'USE_APACHE_MD5' 'REENTRANT') +
TEXT('jk_msg_buff.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK_POOL) +
SRCSTMF('/home/apache/jk/native/common/jk_pool.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_pool.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK.SOCKBUF) +
SRCSTMF('/home/apache/jk/native/common/jk_socketbuf.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_socketbuf.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMOD MODULE(MOD_JK/JK.URI_W_M) +
SRCSTMF('/home/apache/jk/native/common/jk_uri_worker_map.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_uri_worker_map.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMPD MODULE(MOD_JK/JK_UTIL) +
SRCSTMF('/home/apache/jk/native/common/jk_util.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_util.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMPD MODULE(MOD_JK/JK_WORKER) +
SRCSTMF('/home/apache/jk/native/common/jk_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMPD MODULE(MOD_JK/JK_STATUS) +
SRCSTMF('/home/apache/jk/native/common/jk_status.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
   'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_status.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCCSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common '/QIBM/ProdData/HTTPA/Include')

CRTCMPD MODULE(MOD_JK/JK_SHM) +
SRCSTMF('/home/apache/jk/native/common/jk_shm.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_shm.c') +
OPTIMIZE(40) +
SYIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
OPTION(*LOGMSG) +
TERASPACE(*YES *TSIFC) +
STGMDL(*INHERIT) +
INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include') +

CRTSRVPGM SRVPGM(MOD_JK/MOD_JK) +
MODULE(MOD_JK/MOD_JK +
 MOD_JK/JK_AJP_COM MOD_JK/JK_AJP12_W +
 MOD_JK/JK_AJP13 MOD_JK/JK_AJP13_W +
 MOD_JK/JK_AJP14 MOD_JK/JK_AJP14_W +
 MOD_JK/JK_CONNECT MOD_JK/JK_CONTEXT +
 MOD_JK/JKJNI_WOR MOD_JK/JK_SB_WORK +
 MOD_JK/JK_MAP MOD_JK/JK_MD5 +
 MOD_JK/JK_MSG_BUF MOD_JK/JK_POOL +
 MOD_JK/JK_SOCKBUF MOD_JK/JK_URI_M +
 MOD_JK/JK_UTIL MOD_JK/JK_WORKER +
 MOD_JK/JK_STATUS MOD_JK/JK_SHM) +
EXPORT(*SRCFILE) +
BNDDIR() +
SRCFILE(MOD_JK/QSRVSRC) +
SRCMBR(MOD_JK) +
DETAIL(*BASIC) +
STGMDL(*INHERIT) +
ACTGRP(*CALLER) +
BNDSRVPGM(QHTTPSVR/QZSRAPR QHTTPSVR/QZSRCORE +
 QHTTPSVR/QZSRXMLP QHTTPSVR/QZSRSDBM) +
TEXT('Apache mod_jk tomcat connector module')

ENDPGM

# Microsoft Developer Studio Generated NMAKE File, Based on mod_jk.dsp
!IF "$CFG" == ""
CFG=apache - Win32 Release
!MESSAGE No configuration specified. Defaulting to apache - Win32 Release.
!ENDIF

!IF "$CFG" != "apache - Win32 Release"
!MESSAGE Invalid configuration "$CFG" specified.
!MESSAGE You can specify a configuration when running NMAKE
!MESSAGE by defining the macro CFG on the command line. For example:
!MESSAGE
!MESSAGE
!MESSAGE NMAKE /f "Makefile.vc" CFG="apache - Win32 Release"
!MESSAGE
!MESSAGE Possible choices for configuration are:

!MESSAGE

!MESSAGE "apache - Win32 Release" (based on "Win32 (x86) Dynamic-Link Library")

!MESSAGE

!ERROR An invalid configuration is specified.

!ENDIF

!IFDEF "$\{OS\}" == "Windows_NT"
NULL=
!ELSE
NULL=nul
!ENDIF

CPP=cl.exe
MTL=midl.exe
RSC=rc.exe
OUTDIR=.
INTDIR=.

# Begin Custom Macros
OutDir=.
# End Custom Macros

ALL : "$\{OUTDIR\}\mod_jk.so"

CLEAN :
-@erase "$\{INTDIR\}\jk_ajp12_worker.obj"
-@erase "$\{INTDIR\}\jk_ajp13.obj"
-@erase "$\{INTDIR\}\jk_ajp13_worker.obj"
-@erase "$\{INTDIR\}\jk_ajp14.obj"
-@erase "$\{INTDIR\}\jk_ajp14_worker.obj"
-@erase "$\{INTDIR\}\jk_ajp_common.obj"
-@erase "$\{INTDIR\}\jk_connect.obj"
-@erase "$\{INTDIR\}\jk_context.obj"
-@erase "$\{INTDIR\}\jk_jni_worker.obj"
-@erase "$\{INTDIR\}\jk_lb_worker.obj"
-@erase "$\{INTDIR\}\jk_map.obj"
-@erase "$\{INTDIR\}\jk_md5.obj"
-@erase "$\{INTDIR\}\jk_msg_buff.obj"
-@erase "$\{INTDIR\}\jk_pool.obj"
-@erase "$\{INTDIR\}\jk_shm.obj"
-@erase "$\{INTDIR\}\jk_sockbuf.obj"
-@erase "$\{INTDIR\}\jk_status.obj"
-@erase "$\{INTDIR\}\jk_uri_worker_map.obj"
-@erase "$\{INTDIR\}\jk_util.obj"
-@erase "$\{INTDIR\}\jk_worker.obj"
-@erase "$\{INTDIR\}\mod_jk.obj"
-@erase "$\{INTDIR\}\mod_jk_src.idb"
-@erase "$(INTDIR)\mod_jk_src.pdb"
-@erase "$(OUTDIR)\mod_jk.exp"
-@erase "$(OUTDIR)\mod_jk.lib"
-@erase "$(OUTDIR)\mod_jk.pdb"
-@erase "$(OUTDIR)\mod_jk.so"

"$(OUTDIR)" :
  if not exist "$(OUTDIR)/$(NULL)" mkdir "$(OUTDIR)"

BSC32=bscmake.exe
BSC32_FLAGS=/nologo /o"$(OUTDIR)\mod_jk.bsc"
BSC32_SBRS= \\

LINK32=link.exe
LINK32_FLAGS=libhttpd.lib libapr.lib libaprutil.lib kernel32.lib user32.lib advapi32.lib wsock32.lib /nologo
/base:"0x6A6B0000" /subsystem:windows /dll /incremental:no /pdb:"$(OUTDIR)\mod_jk.pdb" /debug
/machine:i386 /out:"$(OUTDIR)\mod_jk.so" /implib:"$(OUTDIR)\mod_jk.lib" /libpath:"$(APACHE2_HOME)\lib" /opt:ref
LINK32_OBJS= \\
"$(INTDIR)\jk_ajp12_worker.obj" \\
"$(INTDIR)\jk_ajp13.obj" \\
"$(INTDIR)\jk_ajp13_worker.obj" \\
"$(INTDIR)\jk_ajp14.obj" \\
"$(INTDIR)\jk_ajp14_worker.obj" \\
"$(INTDIR)\jk_ajp_common.obj" \\
"$(INTDIR)\jk_connect.obj" \\
"$(INTDIR)\jk_context.obj" \\
"$(INTDIR)\jk_ini_worker.obj" \\
"$(INTDIR)\jk_lb_worker.obj" \\
"$(INTDIR)\jk_map.obj" \\
"$(INTDIR)\jk_md5.obj" \\
"$(INTDIR)\jk_msg_buff.obj" \\
"$(INTDIR)\jk_pool.obj" \\
"$(INTDIR)\jk_shm.obj" \\
"$(INTDIR)\jk_sockbuf.obj" \\
"$(INTDIR)\jk_status.obj" \\
"$(INTDIR)\jk_uri_worker_map.obj" \\
"$(INTDIR)\jk_util.obj" \\
"$(INTDIR)\jk_worker.obj" \\
"$(INTDIR)\mod_jk.obj"

"$(OUTDIR)\mod_jk.so" : "$\(OUTDIR\)\$(DEF_FILE) $\{LINK32\OBJ\}$
$(LINK32) @<<
$(LINK32\_FLAGS) $(LINK32\_OBJ\S)
<<

CPP\_PROJ=/nologo /MD /W3 /Zi /O2 /I ".\common" /I "$\{JAVA\_HOME\}\include" /I
"$\{JAVA\_HOME\}\include\win32" /I "$\{APACHE2\_HOME\}\include" /D "NDEBUG" /D "WIN32" /D
SOURCE=..\common\jk_ajp13.c

"$(INTDIR)\jk_ajp13.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp13_worker.c

"$(INTDIR)\jk_ajp13_worker.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp14.c

"$(INTDIR)\jk_ajp14.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp14_worker.c

"$(INTDIR)\jk_ajp14_worker.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp_common.c

"$(INTDIR)\jk_ajp_common.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_connect.c

"$(INTDIR)\jk_connect.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_context.c

"$(INTDIR)\jk_context.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_jni_worker.c

"$(INTDIR)\jk_jni_worker.obj" : $(SOURCE) "$INTDIR"
$(CPP) $(CPP_PROJ) $(SOURCE)
SOURCE=..\common\jk_lb_worker.c

"$(INTDIR)\jk_lb_worker.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_map.c

"$(INTDIR)\jk_map.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_md5.c

"$(INTDIR)\jk_md5.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_msg_buff.c

"$(INTDIR)\jk_msg_buff.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_pool.c

"$(INTDIR)\jk_pool.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_shm.c

"$(INTDIR)\jk_shm.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_sockbuf.c

"$(INTDIR)\jk_sockbuf.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}

SOURCE=..\common\jk_status.c

"$(INTDIR)\jk_status.obj" : $(SOURCE) "$\{INTDIR\}\$\{SOURCE\}
$(CPP) $\{CPP_PROJ\} $\{SOURCE\}
SOURCE=..\common\jk_uri_worker_map.c

"$(INTDIR)\jk_uri_worker_map.obj" : $(SOURCE) "$\(INTDIR\)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_util.c

"$(INTDIR)\jk_util.obj" : $(SOURCE) "$\(INTDIR\)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_worker.c

"$(INTDIR)\jk_worker.obj" : $(SOURCE) "$\(INTDIR\)"
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\mod_jk.c

"$(INTDIR)\mod_jk.obj" : $(SOURCE) "$\(INTDIR\)"

!ENDIF
#
# Makefile for mod_jk (uses the build system of Apache2 - gnu make)
# created by Guenter Knauf <eflash@gmx.net>
#
#
#ifeq ($(strip $(JAVA_HOME)),)
#@echo You must set the JAVA_HOME environment var pointing to the NetWare Java SDK!
#endif

#
# Declare the sub-directories to be built here
#
SUBDIRS = \
$(EOLIST)

# Get the 'head' of the build environment. This includes default targets and
# paths to tools
#
include $(AP_WORK)/build/NWGNUhead.inc

# build this level's files

# Make sure all needed macro's are defined
#

JKCOMMON = ../common

# These directories will be at the beginning of the include list, followed by
# INCDIRS
#
XINCDIRS+= \\ $(JKCOMMON) \\
$(AP_WORK)/include \\
$(NWOS) \\
$(AP_WORK)/modules/arch/netware \\
$(APR)/include \\
$(APRUTIL)/include \\
$(APR) \\
$(JAVA_HOME)/include \\
$(JAVA_HOME)/include/netware \\
$(EOLIST)

# These flags will come after CFLAGS
#
XCFLAGS+= \\
$(EOLIST)

# These defines will come after DEFINES
#
XDEFINES+= \\
-D__NOVELL_LIBC__ \\
-D_POSIX_SOURCE \\
$(EOLIST)

# These flags will be added to the link.opt file
#
XLFLAGS+= \\
$(EOLIST)

#
# These values will be appended to the correct variables based on the value of
# RELEASE
#
ifeq "$(RELEASE)" "debug"
XINCDIRS+= \n$(EOLIST)

XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n  $(EOLIST)
endif

ifeq "$(RELEASE)" "noopt"
XINCDIRS+= \n$(EOLIST)

XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n  $(EOLIST)
endif

ifeq "$(RELEASE)" "release"
XINCDIRS+= \n$(EOLIST)

XCFLAGS+= \n$(EOLIST)

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n  $(EOLIST)
endif

# These are used by the link target if an NLM is being generated
# This is used by the link 'name' directive to name the nlm. If left blank
# TARGET_nlm (see below) will be used.
#
NLM_NAME= mod_jk

# # This is used by the link `-desc` directive.  
# # If left blank, NLM_NAME will be used.  
# NLM_DESCRIPTION= Apache $(VERSION_STR) plugin for Jakarta/Tomcat $(JK_VERSION_STR)

# # This is used by the link `-copy` directive. 
# # If left blank, the ASF copyright defined in NWGNUtail.inc will be used. 
# NLM_COPYRIGHT=

# # This is used by the `-threadname` directive. If left blank, 
# # NLM_NAME Thread will be used. 
# NLM_THREAD_NAME= JK Module

# # If this is specified, it will override VERSION value in  
# # $(AP_WORK)/build/NWGNUenvironment.inc  
# NLM_VERSION= $(JK_VERSION)

# # If this is specified, it will override the default of 64K  
# NLM_STACK_SIZE= 49152

# # If this is specified it will be used by the link `-entry` directive  
# NLM_ENTRY_SYM= _LibCPrelude

# # If this is specified it will be used by the link `-exit` directive  
# NLM_EXIT_SYM= _LibCPostlude

# # If this is specified it will be used by the link `-check` directive  
# NLM_CHECK_SYM=
# If these are specified it will be used by the link `-flags' directive
# NLM_FLAGS= AUTOUNLOAD, PSEUDOPREEMPTION
#
# If this is specified it will be linked in with the XDCData option in the def
# file instead of the default of $(NWOS)/apache.xdc. XDCData can be disabled
# by setting APACHE_UNIPROC in the environment
#
# XDCDATA =
#
# If there is an NLM target, put it here
#
# TARGET_nlm =
# $(OBJDIR)/mod_jk.nlm
# $(EOLIST)
#
# If there is an LIB target, put it here
#
# TARGET_lib =
# $(EOLIST)
#
# These are the OBJ files needed to create the NLM target above.
# Paths must all use the '/' character
#
# FILES_nlm_objs =
# $(OBJDIR)/jk_nwmain.o
# $(OBJDIR)/jk_ajp12_worker.o
# $(OBJDIR)/jk_ajp13.o
# $(OBJDIR)/jk_ajp13_worker.o
# $(OBJDIR)/jk_ajp14.o
# $(OBJDIR)/jk_ajp14_worker.o
# $(OBJDIR)/jk_ajp_common.o
# $(OBJDIR)/jk_connect.o
# $(OBJDIR)/jk_context.o
# $(OBJDIR)/jk_ini_worker.o
# $(OBJDIR)/jk_lb_worker.o
# $(OBJDIR)/jk_map.o
# $(OBJDIR)/jk_md5.o
# $(OBJDIR)/jk_msg_buff.o
# $(OBJDIR)/jk_pool.o
# $(OBJDIR)/jk_shm.o
# $(OBJDIR)/jk_sockbuf.o
$(OBJDIR)/jk_status.o \
$(OBJDIR)/jk_uri_worker_map.o \
$(OBJDIR)/jk_util.o \
$(OBJDIR)/jk_worker.o \
$(OBJDIR)/mod_jk.o \
$(EOLIST)

#
# These are the LIB files needed to create the NLM target above.
# These will be added as a library command in the link.opt file.
#
FILES_nlm_libs = \
    libcpre.o \
$(EOLIST)

#
# These are the modules that the above NLM target depends on to load.
# These will be added as a module command in the link.opt file.
#
FILES_nlm_modules = \
    aprlib \
    libc \
$(EOLIST)

#
# If the nlm has a msg file, put it's path here
#
FILE_nlm_msg =

#
# If the nlm has a hlp file put it's path here
#
FILE_nlm_hlp =

#
# If this is specified, it will override $(NWOS)/copyright.txt.
#
FILE_nlm_copyright =

#
# Any additional imports go here
#
FILES_nlm_Ximports = \
    @$APR/aprilib.imp \
    @$NWOS/httpd.imp \
    @libc.imp \
    @ws2nlm.imp \
$(EOLIST)
Any symbols exported to here

FILES_nlm_exports = \njk_module \n$(EOLIST)

# These are the OBJ files needed to create the LIB target above.  # Paths must all use the '/' character
# FILES_lib_objs = \n$(EOLIST)

# implement targets and dependancies (leave this section alone)
#
libs :: $(OBJDIR) $(TARGET_lib)

nlms :: libs $(TARGET_nlm)

# Updated this target to create necessary directories and copy files to the # correct place.  (See $(AP_WORK)\build\NWGNUhead.inc for examples)
# install :: nlms FORCE
copy $(OBJDIR)/*.nlm $(INSTALL)\Apache2\modules\*. *

# Any specialized rules here
#
vpath %.c $(JKCOMMON)

$(OBJDIR)/version.inc: $(JKCOMMON)/jk_version.h $(OBJDIR)
@echo Creating $@
@awk -f ../../../common/build/get_ver.awk $< > $@

# Include the version info retrieved from jk_version.h
#
@include $(OBJDIR)/version.inc
# Include the 'tail' makefile that has targets that depend on variables defined
# in this makefile
#
#include $(AP_WORK)/build/NWGNUtail.inc

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Java HTML Tidy - JTidy
HTML parser and pretty printer

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Links to all available W3C DOM Java Bindings can be found at:
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The actual classes of The Simple API for CSS (SAC) came from:
http://www.w3.org/Style/CSS/SAC/
http://www.w3.org/2002/06/sacjava-1.3.zip

The actual DOM Java Language Binding classes for SMIL came from:
http://dev.w3.org/cvsweb/java/classes/org/w3c/dom/smil/
(both ElementTimeControl.java and TimeEvent.java were taken at revision 1.1)

The actual DOM Java Language Binding classes for SVG 1.1 came from:
http://www.w3.org/TR/SVG11/java.html

1.84 Apache XML-RPC 3.3.1 :3.3.1

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 * 
 * Modifications:
 * 
 * September 18, 2005
 * Translated IDL to Java.
 * Placed interface in org.apache.batik.dom.svg12 for the time being.
 * Added javadocs.
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media-playback-pause.png
media-playback-start.png
process-stop.png
system-search.png
utilities-system-monitor.png
view-refresh.png
window-new.png

The following files are from the Pasodoble Icon Theme
(http://www.jesusda.com/projects/pasodoble):

File	Original filename
-------------------------------------
zoom-in.png	viewmag+.png
zoom-out.png	viewmag-.png
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1.120 Chrome CSS Drop Down Menu 1.x - Jan 1, 2006

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Source: http://incubator.apache.org/whirr/
Upstream-Name: Apache Whirr

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Source: http://incubator.apache.org/projects/flume.html
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Source: http://commons.apache.org/daemon/
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The Cloudera Distribution for Hadoop is from <http://cloudera.com/distribution>

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Source: http://hbase.apache.org/
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Source: http://incubator.apache.org/bigtop/
Upstream-Name: Apache Bigtop - Incubating

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Source: http://zookeeper.apache.org/
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Source: http://hive.apache.org/
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Source: http://lucene.apache.org/solr
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Source: http://sqoop.apache.org
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Source: http://pig.apache.org/
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1.0

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

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

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

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the
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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 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.

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

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

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b) You must cause the files modified to carry prominent notices
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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
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These requirements apply to the modified work as a whole. If
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themselves, then this License, and its terms, do not apply to those
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this License, whose permissions for other licensees extend to the
entire whole, and thus to each and every part regardless of who wrote
Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

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

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

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

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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
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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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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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(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.)

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* *
* $Log: BaseIOException.java,v $
* Revision 1.1 2006/03/16 21:49:54 hans
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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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definitions.) <br>
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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
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AppleJavaExtensions

v 1.2


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### 1.206 Findbugs_Apple 1.3.9

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v 1.2


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2.1.5.18497 :2012-05-17
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 *MODULE:alice.h
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1.239 Hibernate Annotations 3.3.0.GA

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

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

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

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

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1.240 Hibernate Annotations 3.3.1.GA

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

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

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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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1.241 HSQL Database Engine 1.8.0.7

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var comments_identifier = 'http://httpd.apache.org/docs/2.4/license.html';
(function(w, d) {
    if (w.location.hostname.toLowerCase() == "httpd.apache.org") {
        d.write('<div id="comments_thread"></div>);
        var s = d.createElement('script');
        s.type = ‘text/javascript’;
        s.async = true;
        s.src = ‘https://comments.apache.org/show_comments.lua?site=’ + comments_shortname + ‘&page=’ + comments_identifier;
        (d.getElementsByTagName('head')[0] || d.getElementsByTagName('body')[0]).appendChild(s);
    } else {
        d.write('<div id="comments_thread">Comments are disabled for this page at the moment.</div>);
    }
})(window, document);
//-->
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/************************************************************************
* NCSA HTTPd Server
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* 605 E. Springfield, Champaign, IL 61820
* httpd@ncsa.uiuc.edu
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Written by Adam Twiss (adam@zeus.co.uk). March 1996

Thanks to the following people for their input:
Mike Belshe (mbelshe@netscape.com)
Michael Campanella (campanella@stevms.enet.dec.com)

*/
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## Commands to generate dependency files
GEN_DEPS.c=$CC -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$CCX -E -MM $(DEFS) $(CPPFLAGS)
## Flags for position independent code

SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

## Additional flags when building libraries and with threads

THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

## Compiler switch to embed a runtime search path

LD_RPATH=
LD_RPATH_PRE=-WL,-rpath,

## Compiler switch to embed a library name

LD_SONAME = -WL,-soname -WL,$(notdir $(MIDDLE_SO_TARGET))

## Shared object suffix

SO = so

## Non-shared intermediate object suffix

STATIC_O = ao

## Compilation rules

%.$(STATIC_O): $(srcdir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<

%.o: $(srcdir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<

%.$(STATIC_O): $(srcdir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<

%.o: $(srcdir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<

## Dependency rules

%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec "$(GEN_DEPS.c) $< \n| sed "s/(.*).o[ ]*:]+A.o $@ : /g" > $@; \n[ -s $@ ]|| rm -f $@
"

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec "$(GEN_DEPS.cc) $< \n| sed "s/(.*).o[ ]*:]+A.o $@ : /g" > $@; \n[ -s $@ ]|| rm -f $@
"

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<td>mmarkus, mircea.markus</td>
<td>Mircea Markus</td>
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<tr>
<td>navssurtani</td>
<td>Navin Surtani</td>
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<tr>
<td>sannegrinovero</td>
<td>Sanne Grinovero</td>
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<tr>
<td>vblagojevic, <a href="mailto:vblagojevic@jboss.com">vblagojevic@jboss.com</a></td>
<td>Vladimir Blagojevic</td>
</tr>
</tbody>
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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
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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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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.)

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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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.

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

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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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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.

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(2)

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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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1.275 Java Concurrency Annotations

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1.276 Java Transaction API (JTA) (JSR-907)

1.1

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1.277 Java Uuid Generator (JUG) 2.0 :29-Oct-2005

1.277.1 Available under license :

== "JUG" - Java Uuid Generator ==

JUG is a set of Java classes for generating UUIDs. It generates UUIDs according to the UUID specification (IETF draft), found (for example) at:

http://www1.ics.uci.edu/~ejw/authoring/uuid-guid/draft-leach-uuids-guids-01.txt
[draft id being '<draft-leach-uuids-guids-01.txt>']

Alternatively you can also read newer IETF draft that described URN
name space for UUIDs, as it contains UUID definition:

http://www.ietf.org/internet-drafts/draft-mealling-uuid-urn-00.txt

JUG can be used as a command-line tool (via class org.doomdark.uuid.Jug), or as a pluggable component; see file USAGE for details.

JUG was created by Tatu Saloranta (<tatu.saloranta@iki.fi>).
Code portions related to native access of Ethernet interfaces (code under jug-native and com/ccg) were written by Paul Blankenbaker (Windows, Linux, Solaris) and DJ Hagberg (Mac OS X).
In addition, many other individuals have helped fix bugs and implement new features: please see CREDITS for the complete list.

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1.1

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Amendment III

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war,
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Amendment IV

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and
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*DESCRIPTION:OSRI entrypoints and defines

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*MODULE: ib_util.h
*DESCRIPTION:Prototype header file for ib_util.c
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Note that numerous fixes were applied to the code used in iText by Paulo Soares, but apart from the fixes there were no essential changes between the code that was originally adapted and the code that is now available under the following license:

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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."

(4) the file com/lowagie/text/pdf/codec/TIFFConstants and some other TIFF related code is derived from LIBTIFF:

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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 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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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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<dl>
</dl>
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<dd>(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.) <br></dd>

<dd>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. <br></dd>

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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
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1.303 jdbc-postgres 8.4.702

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/*--

$Id: Comment.java,v 1.32 2004/02/11 21:12:43 jhunter Exp$

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*/

package org.jdom;

/**
* An XML comment. Methods allow the user to get and set the text of the
* comment.
*
* @version $Revision: 1.32 $, $Date: 2004/02/11 21:12:43 $
* @author  Brett McLaughlin
* @author  Jason Hunter
*/
public class Comment extends Content {

    private static final String CVS_ID =
        "@(#) $RCSfile: Comment.java,v $ $Revision: 1.32 $ $Date: 2004/02/11 21:12:43 $ $Name: jdom_1_0 $";

    /** Text of the <code>Comment</code> */
    protected String text;

    /**
     * Default, no-args constructor for implementations to use if needed.
     */
    protected Comment() {} 

    /**
     * This creates the comment with the supplied text.
     *
     * @param text <code>String</code> content of comment.
     */
    public Comment(String text) {
        setText(text);
    }

    /**
     * Returns the XPath 1.0 string value of this element, which is the
     * text of this comment.
     *
     * @return the text of this comment
     */
    public String getValue() {
        return text;
    }

    /**
     * This returns the textual data within the <code>Comment</code>.
     *
     * @return <code>String</code> - text of comment.
     */
    public String getText() {
        return text;
    }
public Comment setText(String text) {
    String reason;
    if ((reason = Verifier.checkCommentData(text)) != null) {
        throw new IllegalDataException(text, "comment", reason);
    }
    this.text = text;
    return this;
}

public String toString() {
    return new StringBuffer()
        .append("[Comment: ")
        .append(new org.jdom.output.XMLOutputter().outputString(this))
        .append("]")
        .toString();
}

1.305 JDOM 1.0

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1.306 JempBox - Java XMP Library 0.2.0

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1.310 Jersey archive for non-maven users

1.10-b01

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1.319 jface 3.3

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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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"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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(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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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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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.

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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
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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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   (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
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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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1.328 JLine - Java console input library 0.9.94

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1.340 JSON in Java 3.1.1

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1.342 jsonpath 1.0

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1.345 JTidy 04aug2000r7-dev

1.346 JUnit 3.8.1

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1.348 JUnit 4.8.1

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1.2.14

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1.7R1

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1.378 OGNL 2.6.9

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1.379 olap4j 1.0.0.445

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</p>
BDS.eval = function(js)
{
    return window.eval(js);
};

BDS.top = BDS.getTop();
BDS.sessionID = "7";
BDS.pageID = "ProtexIPViewLicensePage";

BDS.isDevelopment = false;

BDS.logRedirects = false;

BDS.enableDebugIDs = false;

BDS.enableChromeFrameSupport = false;

BDS.isChromeFrame = false;

BDS.localeLanguage = "en";

BDS.loginPageID = "ProtexLoginPage";

BDS.ipversion = "1383601097418";

BDS.registrationPageID = "ProtexRegistrationPage";

BDS.transferdefaultadminPageID = "ProtexNewUserTransferDefaultAdminPage";

URLUtilities.init("", "", "protex");

if(BDS.Cookie.isSet("resetClientView"))
{
    BDS.Cookie.unset("resetClientView");

    // This will fail if already top level because BDSApplication has not yet been included
    // This seems to be ok? Because resetting client view is just going to top level
    // But maybe this is a bad thing and we should move this section of code below BDSApplication include?
    if(typeof BDS.top!="undefined" && typeof BDS.top.BDS!="undefined" && typeof BDS.top.BDS.Application!="undefined")
        BDS.top.BDS.Application.resetClientView();
}
BDS.hasNoGizmos = true;

BDS.onDOMReadyFunctions.push(function() {
  if(typeof BDS.top!="undefined" && typeof BDS.top.BDS!="undefined" && typeof BDS.top.BDS.Application!="undefined") {
    var page = BDS.top.BDS.URL.getPage(window.location.href);
    setTimeout(function() { BDS.top.BDS.Application.resizeFrameContainer(page); }, 0);
  }
});

YAHOO.util.Event.addListener(window, "resize", function(e) {
  if(!e || typeof BDS.top=="undefined" || typeof BDS.top.BDS=="undefined" || typeof BDS.top.BDS.Application=="undefined")
    return;

  if(!window.parent || !window.frameElement || !window.name || window.name.length<1)
    return;

  if(window.frameElement.frameBorder && window.frameElement.frameBorder=="0")
    return;

  if(window.frameElement.skipNextResize && window.frameElement.skipNextResize==true) {
    window.frameElement.skipNextResize = false;
    return;
  }

  if(!BDS.Platform.ie) {
    if(BDS.hasOwnProperty("beforeCollapseOverflowStyle")) {
      document.body.style.overflow = BDS.beforeCollapseOverflowStyle;
      delete BDS.beforeCollapseOverflowStyle;
    }

    if(document.body.hasOwnProperty("beforeShrunkOverflowStyle")) {
      document.body.style.overflow = document.body.beforeShrunkOverflowStyle;
      delete document.body.beforeShrunkOverflowStyle;
    }
  }

  if(window.frameElement.parentNode.rows) {
    var ourSize = (window.innerHeight ? window.innerHeight : ((window.document.documentElement &&


BDS.Session.populate("sessionID", 7);

// If we have a client side igvernum then ensure that it's the same as our server side one
var clientSideIgvernum = BDS.top.BDS.Session.get("igvernum");

if(clientSideIgvernum!=null && clientSideIgvernum.length>0 && clientSideIgvernum!="1383601097418")
{
if(BDS.logRedirects)
    alert("session_populate_js.ftl clientSideIgvernum not valid");

BDS.top.location.href = URLUtilities.buildDeweyURL(""");
}

BDS.top.BDS.Session.populate("igvernum", "1383601097418");

if(typeof BDS.top!="undefined" && typeof BDS.top.BDS!="undefined" && typeof BDS.top.GizmoCommunicationCentral!="undefined" && typeof BDS.top.GizmoCommunicationCentral.dispatchMessage!="undefined")
BDS.top.GizmoCommunicationCentral.dispatchMessage("ProtexIPHeaderTabs", "update", 
"\"id\":\"ProtexIPHeaderTabs\",\"sessionKeysUsed\":\"activeKBUpdate\",\"customHeaderSessionLabel\"\",\"bodyIncludes\":\"*\/Tabs\/Tabs_body.ftl\",\"isGizmoTemplate\":false,\"config\":\"gizmoRefID\":"ProtexIPHeaderTabs","gizmoTemplateName\":false,"gizmoType\":\"Tabs\",\"gizmoID\":"ProtexIPHeaderTabs","gizmoConfig\":\{"gizmo xmlns="http:\/\/www.blackducksoftware.com\/dewey\" type=""Tabs\"
    id=""ProtexIPHeaderTabs\"
    style="TopSquare"<\style><\\tab><\label"
window.setTimeout(function()
{
  var pageCover = document.getElementById("pageCover");
  if(pageCover!=null)
  {
    var spinnerDiv = document.createElement("DIV");
    spinnerDiv.className = "pageCoverSpinner";
    var spinnerImage = document.createElement("IMG");
    spinnerImage.src = "/include/images/en/SpinnerSmall.gif?igvernum=138360197148";
    spinnerImage.className = "pageCoverSpinner";
    var spinnerText = document.createTextNode("Please Wait ...");
    spinnerDiv.appendChild(spinnerImage);
    spinnerDiv.appendChild(spinnerText);
    pageCover.appendChild(spinnerDiv);
  }
}, 2000);

BDS.onPageFullyLoadedFunctions.push(function()
{
  window.setTimeout(function()
  {
    var fieldsets = YAHOO.util.Dom.getElementsByClassName("Fieldset", "div", document.body);
    var largestWidth = 50;
    for(var i=0;i<fieldsets.length;i++)
    {
      for(var z=0;z<fieldsets[i].childNodes.length;z++)
      {
        largestWidth = Math.max(largestWidth, BDS.DOM.getWidth(fieldsets[i].childNodes[z]));
      }
      fieldsets[i].style.width = "" + (largestWidth+50) + "px";
    }
  
  var elements = YAHOO.util.Dom.getElementsByClassName('autoCollapse');
  for(var i=0;i<elements.length;i++)
  {
    elements[i].className = elements[i].className.replace(/\bautoCollapse\b/,'collapsed');
    BDS.Collapsible.updateElementVisual(elements[i]);
  }
  var pageCover = document.getElementById("pageCover");
  if(pageCover!=null)
    pageCover.parentNode.removeChild(pageCover);
  BDS.Tooltip.updateTooltipPositions();
}, 0);
1.380 Open Flash Chart 1.9.7

1.380.1 Available under license:

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trouble getting it installed or working, L<http://www.perlmonks.org> is a good source of help.

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1.412 rrdtool 1.2.15
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## 1.413 RSyntaxTextArea - rsyntaxtextarea

### 1.3.2

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Version 3, 29 June 2007

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Contributor(s): Integrated into Saxon by Michael Kay. Removed code to perform dynamic
initialization of the boolean array, replaced it with generated static data.

**********************
Author:
Lauren Ward
Date:
February 01, 2006
Address:
Hewlett-Packard Company
3404 East Harmony Road
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1.0 - Initial creation
1.420 saxpath 1.0-FCS

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BDS.getTop = function()
{
    for(var p=window;p!=top &amp;&amp; p!=null &amp;&amp; (typeof p.isTop=="undefined" || p.isTop!==true);p=p.parent)
    ;

    if(p==null || typeof p.isTop=="undefined" || p.isTop!==true)
    p = top;

    return p;
};

BDS.eval = function(js)
{
    return window.eval(js);
};

BDS.top = BDS.getTop();
BDS.sessionID = "7";
BDS.pageID = "ProtexIPViewLicensePage";
BDS.isDevelopment = false;

BDS.logRedirects = false;

BDS.enableDebugIDs = false;

BDS.enableChromeFrameSupport = false;

BDS.isChromeFrame = false;

BDS.localeLanguage = "en";

BDS.loginPageID = "ProtexLoginPage";

BDS.igvernun = "1383601097418";

BDS.registrationPageID = "ProtexRegistrationPage";

BDS.transferdefaultadminPageID = "ProtexNewUserTransferDefaultAdminPage";

URLUtilities.init("", "", "protex");

if(BDS.Cookie.isSet("resetClientView"))
{
    BDS.Cookie.unset("resetClientView");

    // This will fail if already top level beacuse BDSApplication has not yet been included
    // This seems to be ok? Because resetting client view is just going to top level
    // But maybe this is a bad thing and we should move this section of code below BDSApplication include?
    if(typeof BDS.top!="undefined" && typeof BDS.top.BDS!="undefined" && typeof BDS.top.BDS.Application!="undefined")
    {
        BDS.top.BDS.Application.resetClientView();
    }

    BDS.hasNoGizmos = true;

    BDS.onDOMReadyFunctions.push(function()
    {
        if(typeof BDS.top!="undefined" && typeof BDS.top.BDS!="undefined" && typeof BDS.top.BDS.Application!="undefined")
        {
            var page = BDS.top.BDS.URL.getPage(window.location.href);
            setTimeout(function() { BDS.top.BDS.Application.resizeFrameContainer(page); }, 0);
        }
    })
YAHOO.util.Event.addListener(window, "resize", function(e)
{
  if(!e || typeof BDS.top=="undefined" || typeof BDS.top.BDS=="undefined" || typeof
BDS.top.BDS.Application=="undefined")
    return;

  if(!window.parent || !window.frameElement || !window.name || window.name.length<1)
    return;

  if(window.frameElement.frameBorder && window.frameElement.frameBorder=="0")
    return;

  if(window.frameElement.skipNextResize && window.frameElement.skipNextResize==true)
  {
    window.frameElement.skipNextResize = false;
    return;
  }

  if(!BDS.Platform.ie)
  {
    if(BDS.hasOwnProperty("beforeCollapseOverflowStyle"))
    {
      document.body.style.overflow = BDS.beforeCollapseOverflowStyle;
      delete BDS.beforeCollapseOverflowStyle;
    }

    if(document.body.hasOwnProperty("beforeShrunkOverflowStyle"))
    {
      document.body.style.overflow = document.body.beforeShrunkOverflowStyle;
      delete document.body.beforeShrunkOverflowStyle;
    }
  }

  if(window.frameElement.parentNode.rows)
  {
    var ourSize = (window.innerHeight ? window.innerHeight : ((window.document.documentElement &&
window.document.documentElement.clientHeight) ? window.document.documentElement.clientHeight :
window.document.body.clientHeight))
    var totalSize = (window.parent.innerHeight ? window.parent.innerHeight :
((window.parent.document.documentElement && window.parent.document.documentElement.clientHeight) ?
window.parent.document.documentElement.clientHeight :
window.parent.document.body.clientHeight))
    BDS.top.BDS.Application.setPreference("frameSize", window.name, "" + ((ourSize/totalSize)*100).toFixed(2) + "");
  }
  else
  {
    }});
var ourSize = (window.innerWidth ? window.innerWidth : (window.document.documentElement.clientWidth &
window.document.documentElement.clientWidth) ? window.document.documentElement.clientWidth :
window.document.body.clientWidth))
var totalSize = (window.parent.innerWidth ? window.parent.innerWidth :
((window.parent.document.documentElement.clientWidth &
window.parent.document.documentElement.clientWidth) ? window.parent.document.documentElement.clientWidth :
window.parent.document.body.clientWidth))
BDS.top.BDS.Application.setPreference("FrameSize", window.name, "+%" + ((ourSize/totalSize)*100).toFixed(4) + 
"%");
}
}
BDS.permissions =
[
"biz:rule.declaredcomponent": ["create"],
"manualBomRefreshManageSettings": ["true"],
"isObligationsRemotelyManaged": ["false"],
"biz:public_license": ["read"],
"biz:custom_obligation_type.admin": ["read", "create", "delete"],
"biz:public_project_obligations": ["read"],
"biz:report_template": ["read"],
"manualBomRefreshButton": ["true"],
"biz:rule.autoIdentification": ["write"],
"bds:download.analysistool": ["read"],
"biz:custom_obligation.admin": ["create", "delete"],
"biz:rule.component.fulfilled": ["read", "write"],
"biz:project.profiles.list": ["read"],
"biz:project.profiles.admin.resolutionAuditTrail": ["write", "create", "delete", "read"],
"biz:public_project": ["read"],
"isExpressScanAllowed": ["true"],
"isCodeCenterIntegrated": ["false"],
"biz:manual.bom.refresh.button": ["read"],
"biz:custom_project_obligations.admin": ["create", "delete"],
"biz:autoid.configuration": ["write", "create", "delete", "read"],
"biz:project.teachid.configuration": ["write", "create", "delete", "read"],
"biz:newProjectExpressScanAllowed": ["true"],
"biz:rule.component": ["write", "create"],
"biz:manual.bom.refresh.manage.settings": ["read"],
"hasAutomaticApproval": ["false"],
"biz:product.registration.view": ["read"],
"hasServerFileAccess": ["true"],
"biz:project.autoid.configuration": ["write"],
"biz:project.profiles.uploadSourceCode": ["write"],
"biz:project.profiles.admin": ["create", "delete", "write"],
"biz:custom_pattern.admin": ["create", "delete", "write"],
"biz:public_displaylicenseattributes": ["read"],
"biz:project.teachid.configuration": ["create", "delete", "write"],
"biz:project.profiles.admin.uploadSourceCode": ["write"],
"biz:product.teachid.configuration": ["write", "create", "delete", "read"],
"biz:project.profiles.admin": ["create", "delete", "write"],
"biz:custom_pattern.admin": ["create", "delete", "write"],
"Protex_Identify_Searches_Folder_showServerSideContext": ["true"],
"showExternalUserID": ["false"],
"biz:custom_project.admin": ["create", "delete"],
"biz:project.admin.view": ["read"],
"biz:custom_license.homemaker": ["create", "delete"],
"isExistingProjectExpressScanAllowed": ["true"],
"biz:teachid.configuration": ["write", "create", "delete", "read"],
"Protex_Identify_Servers_Folder_showServerSideContext": ["true"],
"displayBlockCountThresholdSetting": ["false"],
"biz:custom_project_customizer": ["create", "delete"],
"expressScanEnabled": ["false"],
"AllowAutoIdentifications": ["true"],
"CanSynchronizeResolution": ["true"],
"biz:custom_license.admin": ["create", "delete", "write"],
"biz:project.profiles.admin": ["create", "delete", "write"],
"biz:custom_license_obligations.admin": ["create", "delete"],
"biz:rule.component.conflictResolutionStatus": ["read", "write"],
"hasAnyDownloadAccess": ["true"],
"enableBlockCountThresholdSetting": ["true"],
"biz:codeanalysis": ["read", "write", "create"],
"biz:rule.component.conflictResolution": ["true"],
"biz:rule.license.admin": ["create", "delete", "write"],
"biz:rule.component.conflictResolution": ["true"],
"biz:rule.component.conflictResolution": ["true"],
"biz:rule.component.conflictResolution": ["true"],
"biz:rule.component.conflictResolution": ["true"],
"biz:rule.component.conflictResolution": ["true"],
"isCustomHeaderTabAvailable": ["false"],
"biz:custom_project_pattern.codeprinter.admin": ["create", "delete"],
"isCustomTabAvailable": ["false"],
"biz:rule.dependency": ["write"],
"isLDAPEnabled": ["false"],
"hasAnyFileAccess": ["true"],
"biz:public_license_obligations": ["read"],
"biz:brand.kbproject.location": ["read"],
"biz:public_project_release_obligations": ["read"],
"biz:enduser.admin.view": ["read", "write"],
"biz:rule.declarefile": ["write"]);
BDS.Session.populate(\"sessionID\", \"7\");

// If we have a client side igvernum then ensure that it's the same as our server side one
var clientSideIgvernum = BDS.top.BDS.Session.get(\"igvernum\");

if(clientSideIgvernum!=null &
& clientSideIgvernum.length>0 &
& clientSideIgvernum!=\"1383601097418\")
if(BDS.logRedirects)
alert("session_populate_js.ftl clientSideIgvernum not valid");

BDS.top.location.href = URLUtilities.buildDeweyURL("");
}

BDS.top.BDS.Session.populate("igvernum", "1383601097418");

if(typeof BDS.top!="undefined" &amp;&amp; typeof BDS.top.BDS!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral.getPageReference!="undefined")
BDS.top.GizmoCommunicationCentral.dispatchMessage("ProtexIPHeaderTabs", "update",
id="ProtexIPHeaderTabs"
}<style>TopSquare</style>
</tab>
</gizmo>","permissionDisableOverride":false,"debugID":"ProtexIPHeaderTabs","type":"Tabs"});
if(typeof BDS.top!="undefined" &amp;&amp; typeof BDS.top.BDS!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral.getPageReference!="undefined")
BDS.top.GizmoCommunicationCentral.dispatchMessage("ProtexIPComponentManagerComponentTabs", "update",
id="ProtexIPComponentManagerComponentTabs"
}<style>TopSquare</style>
});
if(typeof BDS.top!="undefined" &amp;&amp; typeof BDS.top.BDS!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral!="undefined" &amp;&amp; typeof BDS.top.GizmoCommunicationCentral.getPageReference!="undefined")
BDS.top.GizmoCommunicationCentral.dispatchMessage("ProtexIPCustomHeaderPage", "update",
id="ProtexIPCustomHeaderPage"
}
var spinnerText = document.createTextNode("Please Wait ...");
spinnerDiv.appendChild(spinnerImage);
spinnerDiv.appendChild(spinnerText);
pageCover.appendChild(spinnerDiv);
}, 2000);

BDS.onPageFullyLoadedFunctions.push(function()
{
window.setTimeout(function()
{
var fieldsets = YAHOO.util.Dom.getElementsByClassName("Fieldset", "div", document.body);
var largestWidth = 50;
for(var i=0;i<fieldsets.length;i++)
{
for(var z=0;z<fieldsets[i].childNodes.length;z++)
{
largestWidth = Math.max(largestWidth, BDS.DOM.getWidth(fieldsets[i].childNodes[z]));
}
}
for(var i=0;i<fieldsets.length;i++)
{
fieldsets[i].style.width = "" + (largestWidth+50) + "px";
}

var elements = YAHOO.util.Dom.getElementsByClassName('autoCollapse');
for(var i=0;i<elements.length;i++)
{
elements[i].className = elements[i].className.replace(/\bautoCollapse\b/, 'collapsed');
BDS.Collapsible.updateElementVisual(elements[i]);
}

var pageCover = document.getElementById("pageCover");
if(pageCover!=null)
pageCover.parentNode.removeChild(pageCover);

BDS.Tooltip.updateTooltipPositions();
}, 0);

if(BDS.isTop!=true)
YAHOO.util.Event.addListener(document, "mousedown", BDS.Tooltip.handleFrameMouseDown);
</script>
1.439 spin.js 1.2.6
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2.5.6

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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.

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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, whereas the latter must be combined with the library in order to run.

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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.
The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

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

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

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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
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and can be reasonably considered independent and separate works in
themselves, then this License, and its terms, do not apply to those
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subsequent copies and derivative works made from that copy.
This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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

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

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

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

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

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

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

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

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

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

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

c) Accompany the work with a written offer, valid for at
least three years, to give the same user the materials
specified in Subsection 6a, above, for a charge no more
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d) If distribution of the work is made by offering access to copy
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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
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It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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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7.2 Notwithstanding any other provision of this agreement, Agitar and its suppliers' entire liability to you under this agreement shall not exceed $1,000.

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8. [BLANK]

9. [BLANK]

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

11.3 Governing Law; Jurisdiction and Venue. This Agreement shall be governed by the laws of The
Commonwealth of Massachusetts and the United States without regard to conflicts of laws provisions thereof, and
actions related to the subject matter hereof shall be the California state and United States federal courts located in
Mountain View, California, and both parties hereby submit to the personal jurisdiction of such courts.

11.4 Attorneys? Fees and Costs. The prevailing party in any action to enforce this Agreement will be entitled to
recover its attorneys? fees and costs in connection with such action.

11.5 Notices and Reports. Any notice or report hereunder shall be in writing. If to Agitar, such notice or report
shall be sent to Agitar at the address above to the attention of ?Legal Department?. If to you, such notice or report
shall be sent to the address you provided upon placing your order. Notices and reports shall be deemed given: (i)
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requested); or (iii) one day after it is sent if by next day delivery by a major commercial delivery service.

11.6 Amendments; Waivers. No supplement, modification, or amendment of this Agreement shall be binding,
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implied from conduct or failure to enforce or exercise rights under this Agreement, nor will any waiver be effective
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11.7 Entire Agreement. This Agreement is the complete and exclusive statement of the mutual understanding of
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will supersed the terms and conditions of this Agreement, and any such document issued by a party hereto relating
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11.8 Independent Contractors. The parties to this Agreement are independent contractors. There is no
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party’s prior written consent.

11.9 Force Majeure. Neither party shall be liable to the other for any delay or failure to perform any obligation
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after the signing of this Agreement and which are beyond the reasonable control of the parties, such as strikes,
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(JSCalendar) 1.0 :2005-03-07 Mihai Bazon

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Homepage
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1.475 Web Services Description Language for Java Toolkit - WSDL4J 1.6.2

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1.490 xmlhttprequest 1.0.4

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accessors, and small macros and small inline functions (ten lines or less in length), then
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We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

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

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

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

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

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

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