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1.2 acpid 2.0.19 :8.el7

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1.15 autogen 5.18 :5.el7

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```latex
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
```

1.16 avahi 0.6.31 :17.el7
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1.19 axis2/cpl 1.3

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From friedman@cli.com Thu May 25 12:19:06 1995

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

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

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

It should serve as a pretty good example of how to get carried away. :-)
Sure. The canonical versions are available on ftp.armory.com; you might want to pick up the latest versions before modifying them.

John

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

Hi. I'm the maintainer of bash (the GNU `Bourne Again shell') for the FSF.

I picked up a tar file of ksh scripts you wrote from an anon FTP site a while back. I'd like your permission to include modified versions of some of them in the next major bash distribution (with proper credit given, of course). Is it OK if I do that?
I've modified a (modified) version of Bill Rosenblatt's ksh debugger
to work with bash-2.0. Does ORA have any problem with me distributing
it with bash-2.0?

That's great!

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

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cffe2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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

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

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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The development of Dynamically Loadable Zones (DLZ) for Bind 9 was
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* configure.ac, Makefile.am: The original versions were derived from the
  ones in the XML Catalog Manager project, version 2.2.

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

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

  Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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1.25 binutils 2.27 :34.base.el7_6
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Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for
gdb-specific debug information and the 68k series machines, most of
the preprocessing pass, and extensive changes in messages.c,
input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various
enhancements and many bug fixes, including merging support for several
processors, breaking gas up to handle multiple object file format
backends (including heavy rewrite, testing, an integration of the coff
and b.out backends), adding configuration including heavy testing and
verification of cross assemblers and file splits and renaming,
converted gas to strictly ansi C including full prototypes, added
support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.
Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you’ve contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren’t intentionally leaving anyone out.

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

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

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

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

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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END OF TERMS AND CONDITIONS
Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

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

<one line to give the library's name and a brief idea of what it does.>
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Also add information on how to contact you by electronic and paper mail.

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

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

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

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

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some
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other libraries whose authors decide to use it. You can use it for
your libraries, too.

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

For example, if you distribute copies of the library, whether gratis
or for a fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source
code. If you link a program with the library, you must provide
complete object files to the recipients so that they can relink them
with the library, after making changes to the library and recompiling
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright
the library, and (2) offer you this license which gives you legal
permission to copy, distribute and/or modify the library.

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

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

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You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.
2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
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For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

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@end enumerate

@iftex
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@page
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++++++++++++++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of
Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.
Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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++++++++++++++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.
K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m68034 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated “know” assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashton. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.
Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bug fixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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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.)
@end enumerate

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@enumerate a
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@end enumerate

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```
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That's all there is to it!

1.26 binutils 2.25.1 :31.base.el7
1.26.1 Available under license :

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+++++++++++++++

Dean Elsner wrote the original gas for vax. [more details?]

Jay Fenlason maintained gas for a while, adding support for gdb-specific debug information and the 68k series machines, most of the preprocessing pass, and extensive changes in messages.c, input-file.c, write.c.

K. Richard Pixley maintained gas for a while, adding various enhancements and many bug fixes, including merging support for several processors, breaking gas up to handle multiple object file format backends (including heavy rewrite, testing, an integration of the coff and b.out backends), adding configuration including heavy testing and verification of cross assemblers and file splits and renaming, converted gas to strictly ansi C including full prototypes, added support for m680[34]j0 & cpu32, considerable work on i960 including a coff port (including considerable amounts of reverse engineering), a sparc opcode file rewrite, decstation, rs6000, and hp300hpux host ports, updated "know" assertions and made them work, much other reorganization, cleanup, and lint.

Ken Raeburn wrote the high-level BFD interface code to replace most of
the code in format-specific I/O modules.

The original Vax-VMS support was contributed by David L. Kashtan. Eric Youngdale and Pat Rankin have done much work with it since.

The Intel 80386 machine description was written by Eliot Dresselhaus.

Minh Tran-Le at IntelliCorp contributed some AIX 386 support.

The Motorola 88k machine description was contributed by Devon Bowen of Buffalo University and Torbjorn Granlund of the Swedish Institute of Computer Science.

Keith Knowles at the Open Software Foundation wrote the original MIPS back end (tc-mips.c, tc-mips.h), and contributed Rose format support that hasn't been merged in yet. Ralph Campbell worked with the MIPS code to support a.out format.

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors (tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format (obj-ieee), was written by Steve Chamberlain of Cygnus Solutions. Steve also modified the COFF back end (obj-coffbfd) to use BFD for some low-level operations, for use with the Hitachi, 29k and Zilog targets.

John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

Ian Lance Taylor of Cygnus Solutions merged the Motorola and MIT syntaxes for the 68k, completed support for some COFF targets (68k, i386 SVR3, and SCO Unix), wrote the ECOFF support based on Michael Meissner's mips-tfile program, wrote the PowerPC and RS/6000 support, and made a few other minor patches. He handled the binutils releases for versions 2.7 through 2.9.

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

Support for the HP9000/300 was contributed by Glenn Engel of HP.

Support for ELF format files has been worked on by Mark Eichin of Cygnus Solutions (original, incomplete implementation), Pete
Hoogenboom at the University of Utah (HPPA mainly), Michael Meissner of the Open Software Foundation (i386 mainly), and Ken Raeburn of Cygnus Solutions (sparc, initial 64-bit support).

Several engineers at Cygnus Solutions have also provided many small bug fixes and configuration enhancements.

The initial Alpha support was contributed by Carnegie-Mellon University. Additional work was done by Ken Raeburn of Cygnus Solutions. Richard Henderson then rewrote much of the Alpha support.

Ian Dall updated the support code for the National Semiconductor 32000 series, and added support for Mach 3 and NetBSD running on the PC532.

Klaus Kaempf ported the assembler and the binutils to openVMS/Alpha.

Steve Haworth contributed the support for the Texas Instruction c30 (tms320c30).

H.J. Lu has contributed many patches and much testing.

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.

Many others have contributed large or small bugfixes and enhancements. If you've contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren't intentionally leaving anyone out.

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Library" must include any data and utility programs needed for
reproducing the executable from it. However, as a special exception,
the source code distributed need not include anything that is normally
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components (compiler, kernel, and so on) of the operating system on
which the executable runs, unless that component itself accompanies
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use both them and the Library together in an executable that you
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typedef bool_<true> true_;
typedef bool_<false> false_;

typedef true_ true_type;
typedef false_ false_type;

typedef char yes_type;
struct no_type
{
    char padding[8];
};

template <bool B, class T = void>
struct enable_if_c {
    typedef T type;
};
template <class T>
struct enable_if_c<false, T> {};

template <class Cond, class T = void>
struct enable_if : public enable_if_c<Cond::value, T> {};

template<class F, class Param>
struct apply
{
    typedef typename F::template apply<Param>::type type;
};

template <class T, class U>
class is_convertible
{
    typedef char true_t;
    class false_t { char dummy[2]; };  
    static true_t dispatch(U);  
    static false_t dispatch(...);
    static const T &trigger();
    public:
    static const bool value = sizeof(dispatch(trigger())) == sizeof(true_t);
};

template<
    bool C,
    , typename T1,
    , typename T2
>
struct if_c
```cpp
{
    typedef T1 type;
};

template<
    typename T1
    , typename T2
>
struct if_c<false,T1,T2>
{
    typedef T2 type;
};

template<
    typename C
    , typename T1
    , typename T2
>
struct if_<
{
    typedef typename if_c<0 != C::value, T1, T2>::type type;
};

template<
    bool C
    , typename F1
    , typename F2
>
struct eval_if_c
    : if_<C,F1,F2>::type
{
};

template<
    typename C
    , typename T1
    , typename T2
>
struct eval_if
    : if_<C,T1,T2>::type
{
};

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
{
    typedef T type;
};
```
```cpp
#if defined(BOOST_MSVC) || defined(__BORLANDC__)
#define BOOST_INTRUSIVE_TT_DECL __cdecl
#else
#define BOOST_INTRUSIVE_TTDECL
#endif

#if defined(_MSC_EXTENSIONS) && !defined(__BORLAND__) && !_defined(_WIN64) && !_defined(UNDER_CE)
#define BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS
#endif

#include <boost/intrusive/preprocessor.hpp>
#define BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

template <typename T>
struct is_unary_or_binary_function_impl
{  static const bool value = false;  }

// see boost ticket #4094
// avoid duplicate definitions of is_unary_or_binary_function_impl
#ifndef BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS
template <typename R>
struct is_unary_or_binary_function_impl<R (*)()>
{  static const bool value = true;  }

template <typename R>
struct is_unary_or_binary_function_impl<R (*)(...)>
{  static const bool value = true;  }
#endif // BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

#ifndef _MANAGED
template <typename R>
struct is_unary_or_binary_function_impl<R (__fastcall*)()>
{  static const bool value = true;  }
#endif

template <typename R>
struct is_unary_or_binary_function_impl<R (__cdecl*)()>
{  static const bool value = true;  }

template <typename R>
struct is_unary_or_binary_function_impl<R (__cdecl*)(...)>
{  static const bool value = true;  }
```
template <typename R, class T0>
struct is_unary_or_binary_function_impl<R (*)(T0)>
{  static const bool value = true;  };

template <typename R, class T0>
struct is_unary_or_binary_function_impl<R (*)(T0...)>
{  static const bool value = true;  };

#else // BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

template <typename R, class T0>
struct is_unary_or_binary_function_impl<R (__stdcall*)(T0)>
{  static const bool value = true;  };

#ifndef _MANAGED

template <typename R, class T0>
struct is_unary_or_binary_function_impl<R (__fastcall*)(T0)>
{  static const bool value = true;  };
#endif

#endif

// see boost ticket #4094
// avoid duplicate definitions of is_unary_or_binary_function_impl
#ifndef BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

template <typename R, class T0, class T1>
struct is_unary_or_binary_function_impl<R (*)(T0, T1)>
{  static const bool value = true;  };
#endif
struct is_unary_or_binary_function_impl<R (*)(T0, T1...)>  
{  static const bool value = true;  };

#else // BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

template <typename R, class T0, class T1>  
struct is_unary_or_binary_function_impl<R (__stdcall*)(T0, T1)>  
{  static const bool value = true;  };

#else // BOOST_INTRUSIVE_TT_TEST_MSC_FUNC_SIGS

template <typename R, class T0, class T1>  
struct is_unary_or_binary_function_impl<R (__fastcall*)(T0, T1)>  
{  static const bool value = true;  };

#ifndef _MANAGED

template <typename R, class T0, class T1>  
struct is_unary_or_binary_function_impl<R (__cdecl*)(T0, T1)>  
{  static const bool value = true;  };

template <typename R, class T0, class T1>  
struct is_unary_or_binary_function_impl<R (__cdecl*)(T0, T1...)>
{  static const bool value = true;  };

#endif

template <typename T>
struct is_unary_or_binary_function_impl<T&>
{  static const bool value = false;  };

template<typename T>
struct is_unary_or_binary_function
{  static const bool value = is_unary_or_binary_function_impl<T>::value;   }

//boost::alignment_of yields to 10K lines of preprocessed code, so we
//need an alternative

template <typename T> struct alignment_of;

template <typename T>
struct alignment_of_hack
{
char c;
T t;
alignment_of_hack();
};

template <unsigned A, unsigned S>
struct alignment_logic
{ static const std::size_t value = A < S ? A : S;
};

template< typename T >
struct alignment_of
{
    static const std::size_t value = alignment_logic
        < sizeof(alignment_of_hack<T>) - sizeof(T)
        , sizeof(T)
        >::value;
};

template <typename T, typename U>
struct is_same
{
    typedef char yes_type;

    struct no_type
    {
        char padding[8];
    };

    template <typename V>
    static yes_type is_same_tester(V*, V*);

    static no_type is_same_tester(...);

    static T *t;

    static U *u;

    static const bool value = sizeof(yes_type) == sizeof(is_same_tester(t,u));
};

template<typename T>
struct add_const
{    typedef const T type;    };

template<typename T>
struct remove_const
{    typedef  T type;    };

template<typename T>
struct remove_const<const T>
{    typedef T type;    };

template<typename T>
struct remove_cv
{    typedef  T type;    };
template<typename T>
struct remove_cv<const T>
{  typedef T type;  };

template<typename T>
struct remove_cv<const volatile T>
{  typedef T type;  };

template<typename T>
struct remove_cv<volatile T>
{  typedef T type;  };

template<class T>
struct remove_reference
{
  typedef T type;
};

template<class T>
struct remove_reference<T&>
{
  typedef T type;
};

template<class Class>
class is_empty_class
{
  template<typename T>
  struct empty_helper_t1 : public T
  {
    empty_helper_t1();
    int i[256];
  };

  struct empty_helper_t2
  { int i[256]; };

  public:
  static const bool value = sizeof(empty_helper_t1<Class>) == sizeof(empty_helper_t2);
};

template<std::size_t S>
struct ls_zeros
{
  static const std::size_t value = (S & std::size_t(1)) ? 0 : (1 + ls_zeros<S>>>1u>::value);
};
struct ls_zeros<0>
{
    static const std::size_t value = 0;
};

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};

} //namespace intrusive
} //namespace boost

#include <boost/intrusive/detail/config_end.hpp>

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// ///////////////////////////////////////////////////////////////////////////

#ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP
#define BOOST_INTERPROCESS_DETAIL_MPL_HPP

#if (defined _MSC_VER) && (_MSC_VER >= 1200)
    #pragma once
#endif

#include <cstddef>
namespace boost {
namespace interprocess {
namespace ipcdetail {

template <class T, T val>
struct integral_constant
{
    static const T value = val;

typedef integral_constant<T,val> type;

} //namespace ipcdetail
} //namespace interprocess
} //namespace boost

#endif //BOOST_INTERPROCESS_DETAIL_MPL_HPP
template< bool C_ >
struct bool_< C_> : integral_constant<bool, C_>
{
    static const bool value = C_; 
};

typedef bool_<true> true_;
typedef bool_<false> false_;

typedef true_ true_type;
typedef false_ false_type;

typedef char yes_type;
struct no_type
{
    char padding[8];
};

template <bool B, class T = void>
struct enable_if_c {
    typedef T type;
};
template <class T>
struct enable_if_c<false, T> {}; 

template <class Cond, class T = void>
struct enable_if : public enable_if_c<Cond::value, T> {};

template <class Cond, class T = void>
struct disable_if : public enable_if_c<!Cond::value, T> {}; 

template <class T, class U>
class is_convertible
{
    typedef char true_t;
    class false_t { char dummy[2]; }; 
    static true_t dispatch(U);
    static false_t dispatch(...);
    static T trigger();
    public:
    static const bool value = sizeof(dispatch(trigger())) == sizeof(true_t);
};

template<
    bool C

struct if_c
{
  typedef T1 type;
};

template<
    typename T1,
    typename T2
>
struct if_c<false,T1,T2>
{
  typedef T2 type;
};

template<
    typename T1,
    typename T2,
    typename T3
>
struct if_
{
  typedef typename if_c<0 != T1::value, T2, T3>::type type;
};

template <class Pair>
struct select1st
  // : public std::unary_function<Pair, typename Pair::first_type>
{
    template<class OtherPair>
    const typename Pair::first_type& operator()(const OtherPair& x) const
    {  return x.first;  }

    const typename Pair::first_type& operator()(const typename Pair::first_type& x) const
    {  return x;  }
};

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
  // : public std::unary_function<T,T>
{
    typedef T type;
    const T& operator()(const T& x) const
    { return x;  }
template<\std::size_t S>
struct ls_zeros
{
    static const std::size_t value = (S & std::size_t(1)) ? 0 : (1u + ls_zeros<(S >> 1u)>::value);
};

template<>
struct ls_zeros<0>
{
    static const std::size_t value = 0;
};

template<>
struct ls_zeros<1>
{
    static const std::size_t value = 0;
};

//namespace ipcdetail {
} //namespace interprocess {
} //namespace boost {

#ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP
///////////////////////////////////////////////////////
//
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// http://www.boost.org/LICENSE_1_0.txt)
//
//
///////////////////////////////////////////////////////
#endif   //ifndef BOOST_INTERPROCESS_DETAIL_MPL_HPP

#ifndef BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP
#define BOOST_CONTAINER_CONTAINER_DETAIL_MPL_HPP
#if (defined _MSC_VER) && (_MSC_VER >= 1200)
#pragma once
#endif
#include <cstddef>
namespace boost {
namespace container {
namespace container_detail {

    template <class T, T val>
    struct integral_constant
    {
        static const T value = val;
        typedef integral_constant<T,val> type;
    };

    template< bool C_ >
    struct bool_ : integral_constant<bool, C_>
    {
        static const bool value = C_;
        operator bool() const { return bool_::value; }
    };

    typedef bool_<true>        true_;
    typedef bool_<false>       false_;

    typedef true_  true_type;
    typedef false_ false_type;

    typedef char yes_type;
    struct no_type
    {
        char padding[8];
    };

    template <bool B, class T = void>
    struct enable_if_c {
        typedef T type;
    };

    template <class T>
    struct enable_if_c<false, T> {};

    template <class Cond, class T = void>
    struct enable_if : public enable_if_c<Cond::value, T> {};

    template <class Cond, class T = void>
    struct disable_if : public enable_if_c<!Cond::value, T> {};

    template <bool B, class T = void>
    struct disable_if_c : public enable_if_c<!B, T> {};

    template <class T, class U>
    class is_convertible
    {

typedef char true_t;
class false_t { char dummy[2]; };  
static true_t dispatch(U);
static false_t dispatch(...);
static T trigger();
public:
enum { value = sizeof(dispatch(trigger())) == sizeof(true_t) };  
};

template<

  bool C

 , typename T1

 , typename T2
>
struct if_c
{
  typedef T1 type;
};

template<

  typename T1

 , typename T2
>
struct if_c<false,T1,T2>
{
  typedef T2 type;
};

template<

  typename T1

 , typename T2

 , typename T3
>
struct if_
{
  typedef typename if_c<0 != T1::value, T2, T3>::type type;
};

template <class Pair>
struct select1st
// : public std::unary_function<Pair, typename Pair::first_type>
{
  template<class OtherPair>
  const typename Pair::first_type& operator()(const OtherPair& x) const
  { return x.first; }

  const typename Pair::first_type& operator()(const typename Pair::first_type& x) const
{ return x; }
};

// identity is an extension: it is not part of the standard.
template <class T>
struct identity
// : public std::unary_function<T,T>
{
 typedef T type;
 const T& operator()(const T& x) const
{ return x; }
};

template<std::size_t S>
struct ls_zeros
{
 static const std::size_t value = (S & std::size_t(1)) ? 0 : (1u + ls_zeros<(S >> 1u)>::value);
};

template<>  //namespace container_detail {
}  //namespace container {
}  //namespace boost {

// Boost.Geometry (aka GGL, Generic Geometry Library)

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All the value based traits in this library conform to MPL's requirements for an Integral Constant type: that includes a number of rather intrusive workarounds for broken compilers.

Purely as an implementation detail, this means that `<code class="computeroutput">true_type</code>` inherits from `<code class="computeroutput">bool</code>` and `<code class="computeroutput">false_type</code>`.
inherits from `boost::mpl::false_`, and `integral_constant` inherits from `boost::mpl::integral_c` (provided `T` is not `bool`).
All the value based traits in this library conform to MPL’s requirements for an [Integral Constant type] that includes a number of rather intrusive workarounds for broken compilers.

Purely as an implementation detail, this means that `__true_type` inherits from [True], `__false_type` inherits from [False], and `__integral_constant<T, v>` inherits from [Integral C] (provided `T` is not `bool`)

[endsect]
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Maybe this should pass?
This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

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

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

Some other contributors:

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

The SPARC specific code was originally contributed by Mark Weiser. The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM. Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood.

Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dosser (dosser@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code. Jesper Peterson(jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port. Thomas Funke (thi@zelator.in-berlin.de(?)) and Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports. Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code. Bill Janssen (janssen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs(detlefs@src.dec.com) also provided several generic bug fixes. Alistair G. Crooks(agy@uts.amdaIh.com) supplied the NetBSD and 386BSD ports. Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port. Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk). Ari Hutunen (Ari.Hutunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task).
Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port.
David Chase, then at Olivetti Research, suggested several improvements.
Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the
code to save and print call stacks for leak detection on a SPARC.
Jesse Hull and John Ellis supplied the C++ interface code.
Zhong Shao performed much of the experimentation that led to the
current typed allocation facility. (His dynamic type inference code hasn’t
made it into the released version of the collector, yet.)
This package was debianized by Vladimir Prus <ghost@cs.msu.su> on

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/*
 *
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 *
*/

#include "licence_info.hpp"
#include "bcp_imp.hpp"
#include "fileview.hpp"
#include <fstream>
#include <iomanip>
#include <cstring>
#include <stdexcept>
#include <boost/lexical_cast.hpp>
#include <boost/filesystem/operations.hpp>
#include <boost/throw_exception.hpp>

//
// split_path is a small helper for outputting a path name,
// complete with a link to that path:
//
// struct split_path
// {
//   const fs::path& root;
//   const fs::path& file;
//   split_path(const fs::path& r, const fs::path& f)
//     : root(r), file(f) {}
// private:
//   split_path& operator=(const split_path&);
// };

std::ostream& operator << (std::ostream& os, const split_path& p)
{
  os << "<a href="" << (p.root / p.file).string() << ">" << p.file.string() << ">";
  return os;
}

std::string make_link_target(const std::string& s)
{
  // convert an arbitrary string into something suitable
  // for an <a> name:
  std::string result;
  for(unsigned i = 0; i < s.size(); ++i)
  {
    result.append(1, static_cast<std::string::value_type>(std::isalnum(s[i]) ? s[i] : '_'));
  }
  return result;
}

void bcp_implementation::output_license_info()
{
  std::pair<const license_info*, int> licenses = get_licenses();

  std::map<int, license_data>::const_iterator i, j;
  i = m_license_data.begin();
  j = m_license_data.end();

  std::ofstream os(m_dest_path.string().c_str());
  if(!os)
std::string msg("Error opening ");
msg += m_dest_path.string();
msg += " for output.");
std::runtime_error e(msg);
boost::throw_exception(e);
}
}

os << "<!DOCTYPE HTML PUBLIC "-//W3C//DTD HTML 4.0 Transitional//EN">
";
"<html>
";
"<head>
";
"<title>Boost Licence Dependency Information</title>
if(m_module_list.size() == 1)
{ 
  os << " for " << *(m_module_list.begin());
}

os << "</title>
";
"</head>
";
"<body>
";
"<H1>Boost Licence Dependency Information</H1>
if(m_module_list.size() == 1)
{ 
  os << " for " << *(m_module_list.begin());
}

os << "</H1>
";
"<H2>Contents</H2>
";
"<pre><a href="#input">Input Information</a>
";
if(!m_bsl_summary_mode)
  os << "<a href="#summary">Licence Summary</a>
";
os << "<a href="#details">Licence Details</a>
";
while(i != j)
{ 
  // title:
  os << " <A href="#" " make_link_target(licenses.first[i->first].license_name)
  "</a>" << licenses.first[i->first].license_name << " <!--[a]\n";
++i;
}

os << "<a href="#files">Files with no recognised license</a>
";
"<a href="#authors">Files with no recognised copyright holder</a>
";
if(!m_bsl_summary_mode)
{ 
  os << "Moving to the Boost Software License...\n"
  " <a href="#bsl-converted">Files that can be automatically converted to the Boost Software License</a>\n";
"<a href="#to-bsl">Files that can be manually converted to the Boost Software License</a>\n"
"<a href="#not-to-bsl">Files that can <b>NOT</b> be moved to the Boost Software License</a>\n"
"<a href="#need-bsl-authors">Authors we need to move to the Boost Software License</a>\n"
"<a href="#copyright">Copyright Holder Information</a>";
}

os <<
"<a href="#depend">File Dependency Information</a>\n"
"</pre>);

//
// input Information:
//
ostringstream s;
slow << "<a name="input"></a><h2>Input Information</h2>\n";
if(m_scan_mode)
os << "<P>The following files were scanned for boost dependencies:<BR>";
else
os << "<P>The following Boost modules were checked:<BR>";

std::list<std::string>::const_iterator i = m_module_list.begin();
std::list<std::string>::const_iterator j = m_module_list.end();
while(i != j)
{
    os << *i << "<BR>";
    ++i;
}
os << "</p><p>The Boost path was: <code>" << m_boost_path.string() << "</code></p>";

//
// extract the boost version number from the boost directory tree,
// not from this app (which may have been built from a previous
// version):
//
fileview version_file(m_boost_path / "boost/version.hpp");
static const boost::regex version_regex(
    "^\[[:blank:]*#\[[:blank:]*define\[[:blank:]*BOOST_VERSION\[[:blank:]*([\d]+)\]([\d]+)\]([\d]+)\])\nboost::cmatch what;
if(boost::regex_search(version_file.begin(), version_file.end(), what, version_regex))
{
    int version = boost::lexical_cast<int>(what.str(1));
os << "<p>The Boost version is: " << version / 100000 << "." << version / 100 % 1000 << "." << version % 100 << "</p>\n";
}

//
// output each license:
//
i = m_license_data.begin();
j = m_license_data.end();
if(!m_bsl_summary_mode)
// start with the summary:

os << "<a name="\summary\">\h2>\ Licence Summary</h2>\n";
while(i != j)
{
    // title:
    os << 
        "<H3>" << licenses.first[i->first].license_name << "</H3>\n";
    // license text:
    os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
    // Copyright holders:
    os << "<P>This license is used by " << i->second.authors.size() 
        " authors and " << i->second.files.size() 
        " files <a href="#" >> make_link_target(licenses.first[i->first].license_name) << "">(see details)</a>";
    os << "</P>";
    ++i;
}

// and now the details:

i = m_license_data.begin();
j = m_license_data.end();
int license_index = 0;
os << "\a name="\details\">\h2>\ Licence Details</h2>\n";
while(i != j)
{
    // title:
    os << 
        "<H3>" << make_link_target(licenses.first[i->first].license_name) 
        
        "</H3>\n";
    // license text:
    os << "<BLOCKQUOTE>" << licenses.first[i->first].license_text << "</BLOCKQUOTE>";
    if(!m_bsl_summary_mode || (license_index >= 3))
    {
        // Copyright holders:
        os << "<P>This license is used by the following " << i->second.authors.size() << " copyright holders:</P>
        \n<BLOCKQUOTE>\P>";
        std::set<std::string>::const_iterator x, y;
        x = i->second.authors.begin();
        y = i->second.authors.end();
        while(x != y)
        {
            os << *x << "<BR>\n";
            ++x;
        }
os << "</P></BLOCKQUOTE><P>

// Files using this license:
os << "This license applies to the following " << i->second.files.size() << " files:

std::set<fs::path, path_less>::const_iterator m, n;
m = i->second.files.begin();
n = i->second.files.end();
while(m != n)
{
    os << split_path(m_boost_path, *m) << "<br>
    ++m;
}
os << "</P></BLOCKQUOTE><P>

os << "This license is used by " << i->second.authors.size() << " authors (list omitted for brevity).<P>

os << "This license applies to " << i->second.files.size() << " files (list omitted for brevity).<P>

++license_index;
++i;
}

// Output list of files not found to be under license control:

//
// Files With No Recognisable Licence

"<P>The following " << m_unknown_licenses.size() << " files had no recognisable license information:<P>

std::set<fs::path, path_less>::const_iterator i2, j2;
i2 = m_unknown_licenses.begin();
j2 = m_unknown_licenses.end();
while(i2 != j2)
{
    os << split_path(m_boost_path, *i2) << "<br>
    ++i2;
}
os << "</P></BLOCKQUOTE>";

// Output list of files with no found copyright holder:

//
// Files With No Recognisable Copyright Holder

"<P>The following " << m_unknown_authors.size() << " files had no recognisable copyright holder:<P>
i2 = m_unknown_authors.begin();
j2 = m_unknown_authors.end();
while(i2 != j2)
{
    os << split_path(m_boost_path, *i2) << "<br>

++i2;
}

os << "</p></BLOCKQUOTE>";
if(!m_bsl_summary_mode)
{
    //
    // Output list of files that have been moved over to the Boost
    // Software License, along with enough information for human
    // verification.
    //
    os << "<h2><a name="bsl-converted"></a>Files that can be automatically converted to the Boost Software
License</h2><br/>
" << "The following " << m_converted_to_bsl.size() << " files can be automatically converted to the Boost
Software License, but require manual verification before they can be committed to CVS:<p>
"
if (!m_converted_to_bsl.empty())
{
    typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>
::const_iterator conv_iterator;
        conv_iterator i = m_converted_to_bsl.begin(),
ie = m_converted_to_bsl.end();

    int file_num = 1;
    while (i != ie)
    {
        os << "<p>[" << file_num << "] File: <tt>" << split_path(m_boost_path, i->first)
        "<br/>
        " <tr><td><pre>
        " <i->second.first << "</pre></td><td><pre>
        " <i->second.second << "</pre></td><tr></table>
        
        ++i;
    
    file_num;
    }
}

//
// Output list of files that could be moved over to the Boost Software License
//
os << "<h2><a name="to-bsl"></a>Files that could be converted to the Boost Software License</h2><br/>
" << "The following " << m_can_migrate_to_bsl.size() << " files could be manually converted to the Boost
Software License, but have not yet been:<p>
"
i2 = m_can_migrate_to_bsl.begin();
j2 = m_can_migrate_to_bsl.end();
while(i2 != j2)
{
    os << split_path(m_boost_path, *i2) << "<br/>
";
        ++i2;
}

os << "</p></BLOCKQUOTE>";
//
// Output list of files that can not be moved over to the Boost Software License
//

The following \texttt{m\_cannot\_migrate\_to\_bsl\_size()} \texttt{files} cannot be converted to the Boost Software License because we need the permission of more authors:

\begin{verbatim}
i2 = m\_cannot\_migrate\_to\_bsl\_begin();
j2 = m\_cannot\_migrate\_to\_bsl\_end();
while(i2 != j2)
{
  os << split\_path(m\_boost\_path, *i2) << "\n";
  ++i2;
}
\end{verbatim}

Authors we need for the BSL:

Permission of the following authors is needed before we can convert to the Boost Software License. The list of authors that have given their permission is contained in \texttt{more/blanket-permission.txt}.

\begin{verbatim}
std::copy(m\_authors\_for\_bsl\_migration.begin(), m\_authors\_for\_bsl\_migration.end(),
          std::ostream\_iterator\langle std::string\rangle(os, "\n"));
\end{verbatim}

output a table of copyright information:

\begin{verbatim}
std::map\langle std::string, std::set<fs::path, path\_less> \rangle const\_iterator ad, ead;
ad = m\_author\_data\_begin();
edad = m\_author\_data\_end();
while(ad != ead)
{
  os << "\table\ begin\"; // Table header
  std::set<fs::path, path\_less>::const\_iterator fi, efi;
  fi = ad->second.begin();
  efi = ad->second.end();
  while(fi != efi)
  {
    os << split\_path(m\_boost\_path, *fi) << " ";
    ++fi;
  }
  os << "\table\ end\";
  ++ad;
}
\end{verbatim}

output file dependency information:
// File Dependency Information

std::map<fs::path, fs::path, path_less>::const_iterator dep, last_dep;
std::set<fs::path, path_less>::const_iterator fi, efi;
fi = m_copy_paths.begin();
efi = m_copy_paths.end();

// if in summary mode, just figure out the "bad" files and print those only:
std::set<fs::path, path_less> bad_paths;
if(m_bsl_summary_mode)
{
    bad_paths.insert(m_unknown_licenses.begin(), m_unknown_licenses.end());
    bad_paths.insert(m_unknown_authors.begin(), m_unknown_authors.end());
    bad_paths.insert(m_can_migrate_to_bsl.begin(), m_can_migrate_to_bsl.end());
    bad_paths.insert(m_cannot_migrate_to_bsl.begin(), m_cannot_migrate_to_bsl.end());

typedef std::map<fs::path, std::pair<std::string, std::string>, path_less>
    ::const_iterator conv_iterator;
conv_iterator i = m_converted_to_bsl.begin(),
ie = m_converted_to_bsl.end();

    if (dep != last_dep)
    while(true)
    {
        os << " -> ";
        if(fs::exists(m_boost_path / dep->second))
            os << split_path(m_boost_path, dep->second);
        else if(fs::exists(dep->second))
            os << split_path(fs::path(), dep->second);
        else
            os << dep->second.string();
        if(seen_deps.find(dep->second) != seen_deps.end())
            os << " <I>(Circular dependency!)</I>";
        break; // circular dependency!!!
    }
}
}
seen_deps.insert(dep->second);
    last_dep = dep;
    dep = m_dependencies.find(dep->second);
    if((dep == m_dependencies.end()) || (0 == compare_paths(dep->second, last_dep->second)))
        break;
}
    os << "\n";
    ++fi;
}
    os << "</pre></BLOCKQUOTE>\n";

    os << "</body></html>\n";

    if(!os)
    {
        std::string msg("Error writing to ");
        msg += m_dest_path.string();
        msg += ";
        std::runtime_error e(msg);
        boost::throw_exception(e);
    }

Index: boost/mpl/print.hpp
===================================================================
--- boost/mpl/print.hpp (revision 83411)
+++ boost/mpl/print.hpp (working copy)
@@ -45,22 +45,21 @@
: mpl::identity<T>
#: mpl::identity<T>
-#if defined(__MWERKS__) 
+ #endif
-    aux::print_base 
+    #endif
-#endif
+#endif
{
    #if defined(BOOST_MSVC)
        enum { n = sizeof(T) + -1 };
    #elif defined(__MWERKS__) 
        aux::print_base
-    #endif
+    #endif
{
    #if defined(BOOST_MSVC)
        enum { n = sizeof(T) + -1 };
    #elif defined(__MWERKS__) 
        aux::print_base
-    #endif
+    #endif
    void f(int);
-    enum {
-        n = 
-        # if defined(__EDG_VERSION__) 
-            aux::dependent_unsigned<T>::value > -1
-        # else
-            sizeof(T) > -1
-        # endif
-    };
+#elif defined(BOOST_GCC)
+    enum { n1 };
+    enum { n2 };
+    enum { n = n1 != n2 };
+#else
+    enum { n = sizeof(T) > -1 };    
+##endif
};

#if defined(BOOST_MSVC)

1.29 Bouncy Castle 16-143
1.29.1 Available under license :

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1.30 bzip2 1.0.6 :13.el7
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Julian Seward, jseward@bzip.org
bzip2/libbzip2 version 1.0.6 of 6 September 2010

1.31 ca-certificates 2017.2.14 :71.el7

1.32 cairo 1.14.8 :2.el7

1.32.1 Available under license:
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COPYING-MPL-1.1

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fonts included, their licenses, and why we use them in the test suite
are as follows:

<table>
<thead>
<tr>
<th>Font</th>
<th>License</th>
<th>Distinguishing feature</th>
</tr>
</thead>
<tbody>
<tr>
<td>6x13.pcf</td>
<td>Public Domain</td>
<td>Bitmap font</td>
</tr>
</tbody>
</table>

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images included, their licenses, and why we use them in the test suite...
are as follows:

<table>
<thead>
<tr>
<th>Image</th>
<th>License</th>
<th>Distinguishing feature</th>
</tr>
</thead>
<tbody>
<tr>
<td>romedalen.jpg</td>
<td>Public Domain</td>
<td>Bitmap image (image/jpeg)</td>
</tr>
<tr>
<td>romedalen.png</td>
<td>Public Domain</td>
<td>Bitmap image (image/png)</td>
</tr>
</tbody>
</table>

The kind contributors of the bundled files are (in alphabetical order):

yvind Kols <pippin@freedesktop.org> Author of the original romedalen shot.

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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.

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.

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

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

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

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

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

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

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:
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b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

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

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

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"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

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menu, a prominent item in the list meets this criterion.


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

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The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

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d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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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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product received by a particular user, "normally used" refers to a
typical or common use of that class of product, regardless of the status
of the particular user or of the way in which the particular user
actually uses, or expects or is expected to use, the product. A product
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been installed in ROM).

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<html xmlns="http://www.w3.org/1999/xhtml" xml:lang="en" lang="en">
<head>
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*******************************************************************************

#undef LIB_SPEC
#define LIB_SPEC"%{!p:%{!pg:-lc}}%{p:-lc_p}%{pg:-lc_p}"

#undef STARTFILE_SPEC
#define STARTFILE_SPEC"%{pg:gcrt0.o%s}%{!pg:%{p:gcrt0.o%s}%{!p:crt0.o%s}}"

# Exactly the same as t-mips-gas, except we must define SYSTEM_HEADER_DIR
# to point to the bsd43 include files.
SYSTEM_HEADER_DIR = /bsd43/usr/include
/* Definitions of target machine for GNU compiler.  MIPS RISC-OS BSD version.
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#define MIPS_BSD43

#define CPP_PREDEFINES "\n-Dmips -Dunix -Dhost_mips -DMIPSEB -DR3000 -DSYSTYPE_BSD43 \n-D_mips -D_unix -D_host_mips -D_MIPSEB -D_R3000 -D_SYSTYPE_BSD43 \n-Asystem=unix -Asystem=bsd -Acpu=mips -Amachine=mips"

#define STANDARD_INCLUDE_DIR "/bsd43/usr/include"

#define LINK_SPEC "\n{%G*} {%EB} {%EL} {%mips1} {%mips2} {%mips3} \n{%bestGnum} {%shared} {%non_shared} \n-systype /bsd43/"

#define LIB_SPEC "{%p:-lprof1} {%pg:-lprof1} -lc"

#define STARTFILE_SPEC "{%pg:gcrt0.o%s} {%pg:%p:mcr1.o%s} {%p:crt1.o%s crtn.o%s}"

#define MACHINE_TYPE "RISC-OS BSD Mips"

/* Generate calls to memcpy, etc., not bcopy, etc. */
#define TARGET_MEM_FUNCTIONS

/* Override defaults for finding the MIPS tools. */
#define MD_STARTFILE_PREFIX "/bsd43/usr/lib/cmplrs/cc/
#define MD_EXEC_PREFIX "/bsd43/usr/lib/cmplrs/cc/
# Exactly the same as t-mips, except we must define SYSTEM_HEADER_DIR
# to point to the bsd43 include files.
SYSTEM_HEADER_DIR = /bsd43/usr/include
#
# BSD on the PA already has ANSI include files which are c++ compatible.

STMP_FIXPROTO=
#undef ASCII_DATA_ASM_OP
#define ASCII_DATA_ASM_OP "\ascii\t"
#undef TARGET_VERSION
#define TARGET_VERSION fprintf (stderr, " (i860, BSD)\n")

/* BSD UN*X systems use BSD STABS debugging info. */

#define DBX_DEBUGGING_INFO

#define ASCII_DATA_ASM_OP "\t.byte\t"
#define ASCII_OUTPUT_ASCII(f, p, size)
    do { register size_t i, limit = (size);
        int inside;
        inside = FALSE;
        for (i = 0; i < limit; i++) {
            if (i % 64 == 0) {
                if (i != 0) {
                    if (inside)
                       putc('"', (f));
                   putc('
', (f));
                    inside = FALSE;
                }
                fprintf((f), "%s", ASCII_DATA_ASM_OP);
            }
            if ((p)[i] < 32 || (p)[i] == '\
# || (p)[i] == '"' || (p)[i] >= 127) {
                if (inside) {
                   putc('"', (f));
                    inside = FALSE;
                }
                if (i % 64 != 0)
                   putc(',', (f));
                fprintf((f), "%d", (p)[i]);
            } else {
                if (!inside) {
                    if (i % 64 != 0)
                       putc('"', (f));
                    inside = TRUE;
                }
                if (!inside)
                   putc('"', (f));
                printf((f), "%d", (p)[i]);
            } else {
                if (!inside) {
                    if (i % 64 != 0)
                       putc('"', (f));
                    fprintf((f), "%s", (p)[i]);
                }
                printf((f), "%d", (p)[i]);
            }
        }
    }

Open Source Used In Unity Connection 12.5(1) SU1

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This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

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

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

Some other contributors:

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

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

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b) Use a suitable shared library mechanism for linking with the
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package java.security;

import java.io.Serializable;

/**
 * This class is the abstract superclass of all classes that implement
 * the concept of a permission. A permission consists of a permission name
 * and optionally a list of actions that relate to the permission. The
 * actual meaning of the name of the permission is defined only in the
 * context of a subclass. It may name a resource to which access permissions
 * are granted (for example, the name of a file) or it might represent
 * something else entirely. Similarly, the action list only has meaning
 * within the context of a subclass. Some permission names may have no
 * actions associated with them. That is, you either have the permission
 * or you don't.
 *
 * The most important method in this class is <code>implies</code>. This
 * checks whether if one has this permission, then the specified
 * permission is also implied. As a conceptual example, consider the
 * permissions "Read All Files" and "Read File foo". The permission
 * "Read All Files" implies that the caller has permission to read the
 * file foo.
 *
 * <code>Permission</code>'s are not dynamic objects. Once created, a
 * <code>Permission</code>'s name and action list cannot be changed.
 *
 * @version 0.0
 *
 * @author Aaron M. Renn (arenn@urbanophile.com)
 *
 * public abstract class Permission implements Guard, Serializable
 {
  /**
   * This is the name assigned to this permission object.
   */
/****
private String name; // Taken from the serializable form information

/**
 * This method initializes a new instance of <code>Permission</code> to
 * have the specified name.
 */
public Permission(String name)
{
    this.name = name;
}

/**
 * This method returns the name of this <code>Permission</code>
 *
 * @return The name of this <code>Permission</code>
 */
public final String getName()
{
    return (name);
}

/**
 * This method returns the list of actions for this <code>Permission</code>
 * as a <code>String</code>.
 *
 * @return The action list for this <code>Permission</code>.
 */
public abstract String getActions();

/**
 * This method implements the <code>Guard</code> interface for this class.
 * It calls the <code>checkPermission</code> method in
 * <code>SecurityManager</code> with this <code>Permission</code> as its
 * argument. This method returns silently if the security check succeeds
 * or throws an exception if it fails.
 *
 * @param obj The <code>Object</code> being guarded - ignored by this class
 *
 * @exception SecurityException If the security check fails
 */
public void checkGuard(Object obj) throws SecurityException
{
    SecurityManager sm = System.getSecurityManager();
    if (sm != null)
        sm.checkPermission(this);
}

/**
public abstract boolean equals (Object obj);

/**
 * This method tests whether this <code>Permission</code> implies that the
 * specified <code>Permission</code> is also granted.
 * @param perm The <code>Permission</code> to test against
 * @return <code>true</code> if the specified <code>Permission</code> is implied by this one,
 * <code>false</code> otherwise.
 */
public abstract boolean implies(Permission perm);

/**
 * This method returns a hash code for this <code>Permission</code>.
 * @return A hash value.
 */
public abstract int hashCode();

/**
 * This method returns a <code>String</code> representation of this
 * <code>Permission</code> object.
 * @return This object as a <code>String</code>.
 */
public String toString()
{
    return ("" + getClass().getName() + " " + getName() +
            " " + getActions() + ")";
}

/**
 * This method returns an empty <code>PermissionCollection</code> object
 * that can store permissions of this type, or <code>null</code> if no
 * such collection is defined.
 * @return A new <code>PermissionCollection</code>
 */
public PermissionCollection newPermissionCollection()
{
    return null;
}
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package java.security.acl;

/**
 * This interface provides information about a permission that can be granted. Note that this is <em>not</em> the same as the class <code>java.security.Permission</code>.
 *
 * @version 0.0
 *
 * @author Aaron M. Renn (arenn@urbanophile.com)
 */
public interface Permission {

/**
 * This method tests whether or not a specified <code>Permission</code>
 * (passed as an <code>Object</code>) is the same as this permission.
 * *
 * @param perm The permission to check for equality
 * *
 * @return <code>true</code> if the specified permission is the same as this one, <code>false</code> otherwise
 */
public abstract boolean equals(Object perm);

/**
 * This method returns this <code>Permission</code> as a <code>String</code>.
 * *
 * @return A <code>String</code> representing this permission.
 * *
 * @return a <code>String</code> of this permission.
 */
public String toString();

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

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

---------
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Discussion thread from mailing list archive, with approval from everyone actively involved or holding original licensing rights included.

[Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:16

Attaches: Message as HTML
looks like 2.8.11 is out and marked as "GPL-2" ... releasing libraries unde=
r=20
GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
=2Dmike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:18
I understand that, and you're welcome to bring it up with Alec directly
and see if he wants to relicense his code as LGPL... but at this point,
it was enough to just get it consistent and documented as to what it was
released under. This wasn't actually a license change, just a
clarification of the licensing that was already in place.=20

-- Nathan
=20

Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:15 PM
> To: cracklib-devel@li...
> Subject: [Cracklib-devel] cracklib license
>=20
> looks like 2.8.11 is out and marked as "GPL-2" ... releasing
> libraries under
> GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> -mike

Re: [Cracklib-devel] cracklib license
On Monday 01 October 2007, Neulinger, Nathan wrote:
> I understand that, and you're welcome to bring it up with Alec directly
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a
> clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not
GPL-2 ... it was a modified artistic license ... i didn't notice the license=
change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless th=
eir=20
applications are also GPL-2 which imo is just wrong. it isn't the place of =
a=20
library to dictact to application writes what license they should be using.=
=20
thus LGPL-2.1 enters to fill this void.

--mike

Re: [Cracklib-devel] cracklib license
From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46
Seems like the ideal thing here would be for you and the other distro
maintainers to get together with Alec in a conversation and come to a
decision as to what licensing scheme y'all want. I haven't really done
much other than cleaning up the packaging and patches and a small bit of
additional code, so whatever licensing y'all come up with is fine by me.

-- Nathan
=20

==========================================
Nathan Neulinger EMail: nneul@um...
University of Missouri - Rolla Phone: (573) 341-6679
UMR Information Technology Fax: (573) 341-4216

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:33 PM
> To: Neulinger, Nathan
> Cc: cracklib-devel@li...; Alec Muffett
> Subject: Re: [Cracklib-devel] cracklib license
On Monday 01 October 2007, Neulinger, Nathan wrote:

> I understand that, and you're welcome to bring it up with Alec directly.
> and see if he wants to relicense his code as LGPL... but at this point,
> it was enough to just get it consistent and documented as to what it was
> released under. This wasn't actually a license change, just a clarification of the licensing that was already in place.

the original license (before moving to sourceforge -- aka, 2.7) was not GPL-2 ... it was a modified artistic license ... i didn't notice the change until it was mentioned in the latest notes.

unlike the old license, GPL-2 prevents people from using cracklib unless their applications are also GPL-2 which imo is just wrong. it isn't the place of a library to dictate to application writes what license they should be using.

thus LGPL-2.1 enters to fill this void.

-mike

Re: [Cracklib-devel] cracklib license
From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57

Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine by me.

I am sympathetic. Guys, what do you reckon?

What I am hearing so far is that LGPL makes sense, since it can be linked with any code, not just GPL...

-a

Re: [Cracklib-devel] cracklib license
From: Devin Reade <gdr@gn...> - 2007-10-02 15:04

I would like to see it under LGPL as well. I think it is in everyone's
best interests to have as secure systems as possible, and I think tainting it via GPL will just make it less likely that the library gets used, and will not usually cause companies/developers to GPL the dependent code (where it is not already GPL).

I like GPL, I use it when I can, but I don't think that it's the correct license in this situation.

Devin
--
If it's sinful, it's more fun.

---

Re: [Cracklib-devel] cracklib license
From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32
On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> > Seems like the ideal thing here would be for you and the other distro maintainers to get together with Alec in a conversation and come to a decision as to what licensing scheme y'all want. I haven't really done much other than cleaning up the packaging and patches and a small bit of additional code, so whatever licensing y'all come up with is fine.
> > by me.
> > I am sympathetic. Guys, what do you reckon?
> > What I am hearing so far is that LGPL makes sense, since it can be linked with any code, not just GPL....

My apologies for not chiming in in anything resembling a reasonable timeframe.

I'd also suggest the LGPL, for the reason you noted above. Alternately, GPLv2 with the option of using the library under a later version of the GPL would permit applications which were released under version 3 of the GPL to use the library, too, which would be sufficient for the packages which are included in Fedora. FWIW, I'd personally lean toward LGPL.

In any case, I thank you both for working on sorting this out.

Cheers,

Nalin

---

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27
On Monday 28 January 2008, Nalin Dahyabhai wrote:

> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> >> >> Seems like the ideal thing here would be for you and the other distro
> >> >> maintainers to get together with Alec in a conversation and come to a
> >> >> decision as to what licensing scheme y'all want. I haven't really done
> >> >> much other than cleaning up the packaging and patches and a small
> >> >> bit of
> >> >> additional code, so whatever licensing y'all come up with is fine
> >> >> by me.
> >> >> I am sympathetic. Guys, what do you reckon?
> >> >> What I am hearing so far is that LGPL makes sense, since it can be
> >> >> linked with any code, not just GPL...
> >> >
> >> > My apologies for not chiming in in anything resembling a reasonable
> >> > timeframe.
> >> >
> >> > I'd also suggest the LGPL, for the reason you noted above. Alternately,
> >> > GPLv2 with the option of using the library under a later version of the
> >> > GPL would permit applications which were released under version 3 of the
> >> > GPL to use the library, too, which would be sufficient for the packages
> >> > which are included in Fedora. FWIW, I'd personally lean toward LGPL.
> >> >
> >> > In any case, I thank you both for working on sorting this out.

looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
the change now ?

-mike

Re: [Cracklib-devel] cracklib license
From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18

>> In any case, I thank you both for working on sorting this out.
>
> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
> the change now ?

yes, go for it. thanks++

-a

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

Attachments: Message as HTML
On Sunday 05 October 2008, Alec Muffett wrote:
> >> In any case, I thank you both for working on sorting this out.
> >
> > looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we
> > make the change now ?
> >
> > yes. go for it. thanks++

Nathan Neulinger is the only one who can actually make said change ...

-mike

----------

BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.
----------

CrackLib was originally licensed with a variant of the Artistic license. In the interests of wider acceptance and more modern licensing, it was switched with the original author's blessing to GPL v2.

This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett.

The below email references nneul@umr.edu address, as that is the address that was used at the time. For any future emails regarding this, please use nneul@neulinger.org.

-------------------------------------
From alecm@crypticide.com Mon Oct  1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
    Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft SMTPSVC(6.0.3790.3959);
    Mon, 1 Oct 2007 12:26:02 -0500
Received: (qmail 8022 invoked from network); 1 Oct 2007 16:59:55 -0000
Received: from smtp1.srv.mst.edu (131.151.1.43) by scanin-ipvs.cc.umr.edu with SMTP; 1 Oct 2007 16:59:55 -0000
Received: from spunkymail-mx8.g.dreamhost.com (mx1.spunky.mail.dreamhost.com [208.97.132.47]) by smtp1.srv.mst.edu (8.13.1/8.13.1) with ESMTP id l91Gxtpr020623 for <nneul@umr.edu>; Mon, 1 Oct 2007 11:59:55 -0500
Received: from rutherford.zen.co.uk (rutherford.zen.co.uk [212.23.3.142]) by spunkymail-mx8.g.dreamhost.com (Postfix) with ESMTP id 2C7734D311 for <nneul@neulinger.org>; Mon, 1 Oct 2007 09:59:50 -0700 (PDT)
Any chance you could write me a self-contained email stating clearly
that the license is being changed to GPL, so I could include that
email
in the repository and clean up the repository/tarballs? I have all the
original discussion, but something succinct and self contained
would be
ideal.

The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-)

-a

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# Copyright 2009, 2012 Jan Dittberner <jan@dittberner.info>
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1.68 cryptsetup 1.7.4 :3.el7

1.68.1 Available under license :

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

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

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

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

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The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a
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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.
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If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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1.70 curl 7.61.1
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==============

libcurl can be built to use a fair amount of various third party libraries, libraries that are written and provided by other parties that are distributed using their own licenses. Even libcurl itself contains code that may cause problems to some. This document attempts to describe what licenses libcurl and the other libraries use and what possible dilemmas linking and mixing them all can lead to for end users.

I am not a lawyer and this is not legal advice!

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## c-ares

(Used for asynchronous name resolves) Uses an MIT license that is very liberal and imposes no restrictions on any other library or part you may link with.

## zlib

(Used for compressed Transfer-Encoding support) Uses an MIT-style license that shouldn't collide with any other library.

## MIT Kerberos

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## GNU GSS

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## libssh2

(Used for scp and sftp support) libssh2 uses a Modified BSD-style license.

1.71 cyrus-sasl 2.1.26 :21.el7

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1.72 dbus 1.6.12 :17.el7

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

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

  <xsl:variable name="isc.copyright.text">
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</xsl:variable>
</xsl:stylesheet>
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* configure.ac, Makefile.am: The original versions were derived from the ones in the XML Catalog Manager project, version 2.2.

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a982da308228d796d35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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1.88 e2fsprogs 1.42.9 :10.el7

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This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

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Theodore Ts'o
23-June-2007
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Index: tdbsa/tdb.c
===================================================================
--- tdbsa.orig/tdb.c
+++ tdbsa/tdb.c
@@ -4,11 +4,11 @@ Rev: 23371
Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)
 */
 /*
- Unix SMB/CIFS implementation.
+ trivial database library - standalone version

- trivial database library - private includes
-
- Copyright (C) Andrew Tridgell              2005
+ Copyright (C) Andrew Tridgell              1999-2005
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+ Copyright (C) Paul 'Rusty' Russell         2000

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

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

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

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

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

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

clean::
$(RM) -rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)

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Gadi Oxman, August 1995

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Version 2.1, February 1999

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1.103 fontpackages 1.44 :8.el7

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

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

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

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License
Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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

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

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

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

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

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

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

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public
License instead of this License to a given copy of the Library. To do
this, you must alter all the notices that refer to this License, so
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Once this change is made in a given copy, it is irreversible for
that copy, so the ordinary GNU General Public License applies to all
subsequent copies and derivative works made from that copy.

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

4. You may copy and distribute the Library (or a portion or
derivative of it, under Section 2) in object code or executable form
under the terms of Sections 1 and 2 above provided that you accompany
it with the complete corresponding machine-readable source code, which
must be distributed under the terms of Sections 1 and 2 above on a
medium customarily used for software interchange.
If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

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

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work

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**Open Source Used In Unity Connection 12.5(1) SU1**

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during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

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

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

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

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

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

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

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possible use to the public, we recommend making it free software that
everyone can redistribute and change. You can do so by permitting
redistribution under these terms (or, alternatively, under the terms of the
ordinary General Public License).

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

<one line to give the library’s name and a brief idea of what it does.>
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Also add information on how to contact you by electronic and paper mail.

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

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

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

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Version 3, 29 June 2007

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For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

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For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.
"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.


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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.
The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

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

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

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

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5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is
released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this
conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

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<program> Copyright (C) <year> <name of author>
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Version 2, June 1991

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

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

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

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

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(signature of Ty Coon), 1 April 1990
Ty Coon, President of Vice

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"""copyright.py
This script updates the list of years in the copyright notices in
most files maintained by the GDB project.
Usage: cd src/gdb && python copyright.py
Always review the output of this script before committing it!
A useful command to review the output is:
% filterdiff -x \*.c -x \*.cc -x \*.h -x \*.exp updates.diff
This removes the bulk of the changes which are most likely to be correct.
"""
import datetime
import os
import os.path
import subprocess

Open Source Used In Unity Connection 12.5(1) SU1
1439


def get_update_list():
    """Return the list of files to update.

    Assumes that the current working directory when called is the root
    of the GDB source tree (NOT the gdb/ subdirectory!). The names of
    the files are relative to that root directory.
    """
    result = []
    for gdb_dir in ('gdb', 'sim', 'include/gdb'):
        for root, dirs, files in os.walk(gdb_dir, topdown=True):
            for dirname in dirs:
                reldirname = "/%s" % dirname
                if (dirname in EXCLUDE_ALL_LIST
                    or reldirname in EXCLUDE_LIST
                    or reldirname in NOT_FSF_LIST
                    or reldirname in BY_HAND):
                    # Prune this directory from our search list.
                    dirs.remove(dirname)
                for filename in files:
                    relpath = "/%s" % filename
                    if (filename in EXCLUDE_ALL_LIST
                        or relpath in EXCLUDE_LIST
                        or relpath in NOT_FSF_LIST
                        or relpath in BY_HAND):
                        # Ignore this file.
                        pass
                    else:
                        result.append(relpath)
    return result

def update_files(update_list):
    """Update the copyright header of the files in the given list.

    We use gnulib's update-copyright script for that.
    """
    # We want to use year intervals in the copyright notices, and
    # all years should be collapsed to one single year interval,
    # even if there are "holes" in the list of years found in the
    # original copyright notice (OK'ed by the FSF, case [gnu.org #719834]).
    os.environ['UPDATE_COPYRIGHT_USE_INTERVALS'] = '2'

    # Perform the update, and save the output in a string.
    update_cmd = ['bash', 'gdb/gnulib/import/extra/update-copyright']
    update_cmd += update_list
    p = subprocess.Popen(update_cmd, stdout=subprocess.PIPE,
stderr=subprocess.STDOUT)
update_out = p.communicate()[0]

# Process the output. Typically, a lot of files do not have
# a copyright notice :( . The update-copyright script prints
# a well defined warning when it did not find the copyright notice.
# For each of those, do a sanity check and see if they may in fact
# have one. For the files that are found not to have one, we filter
# the line out from the output, since there is nothing more to do,
# short of looking at each file and seeing which notice is appropriate.
# Too much work! (~4,000 files listed as of 2012-01-03).
update_out = update_out.splitlines()
warning_string = ': warning: copyright statement not found'
warning_len = len(warning_string)

for line in update_out:
    if line.endswith('
'):
        line = line[:-1]
    if line.endswith(warning_string):
        filename = line[:-warning_len]
        if may_have_copyright_notice(filename):
            print line
        else:
            # Unrecognized file format. !?!
            print "*** " + line

def may_have_copyright_notice(filename):
    """Check that the given file does not seem to have a copyright notice.

    The filename is relative to the root directory.
    This function assumes that the current working directory is that root
directory.

    The algorithm is fairly crude, meaning that it might return
    some false positives. I do not think it will return any false
    negatives... We might improve this function to handle more
    complex cases later...
    """
    # For now, it may have a copyright notice if we find the word
    # "Copyright" at the (reasonable) start of the given file, say
    # 50 lines...
    MAX_LINES = 50

    fd = open(filename)

    lineno = 1
    for line in fd:
if 'Copyright' in line:
    return True
lineno += 1
if lineno > 50:
    return False
return False

def main ():
    """The main subprogram.""
    if not os.path.isfile("gnulib/import/extra/update-copyright"): 
        print "Error: This script must be called from the gdb directory."
    root_dir = os.path.dirname(os.getcwd())
    os.chdir(root_dir)

    update_list = get_update_list()
    update_files (update_list)

    # Remind the user that some files need to be updated by HAND...
    if BY_HAND:
        print
        print "\033[31mREMINDER: The following files must be updated by hand.\033[0m"
        for filename in BY_HAND + MULTIPLE_COPYRIGHT_HEADERS:
            print "  ", filename

############################################################################
# Some constants, placed at the end because they take up a lot of room.  #
# The actual value of these constants is not significant to the understanding#
# of the script.    #
############################################################################

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,
# or test cases which must be sensitive to line numbering).
# Filenames are relative to the root directory.
EXCLUDE_LIST = (  
    'gdb/CONTRIBUTE',
    'gdb/gnulib'
)

# Files which should not be modified, either because they are
# generated, non-FSF, or otherwise special (e.g. license text,
# or test cases which must be sensitive to line numbering).
#
# Matches any file or directory name anywhere. Use with caution.
# This is mostly for files that can be found in multiple directories.
# Eg: We want all files named COPYING to be left untouched.

EXCLUDE_ALL_LIST = (  
"COPYING", "COPYING.LIB", "CVS", "configure", "copying.c",  
"fdl.texi", "gpl.texi", "alocal.m4",  
)

# The list of files to update by hand.
BY_HAND = (  
  # These files are sensitive to line numbering.  
  "gdb/testsuite/gdb.base/step-line.inp",  
  "gdb/testsuite/gdb.base/step-line.c",  
)

# Files containing multiple copyright headers. This script is only  
# fixing the first one it finds, so we need to finish the update  
# by hand.
MULTIPLE_COPYRIGHT_HEADERS = (  
  "gdb/doc/docinfo",  
  "gdb/doc/refcard.tex",  
  "gdb/gdbarch.sh",  
)

# The list of file which have a copyright, but not head by the FSF.  
# Filenames are relative to the root directory.
NOT_FSF_LIST = (  
  "gdb/exc_request.defs",  
  "gdb/gdbtk",  
  "gdb/testsuite/gdb.gdbtk/",  
  "sim/arm/armemu.h", "sim/arm/armos.c", "sim/arm/gdbhost.c",  
  "sim/arm/dbg_hif.h", "sim/arm/dbg_conf.h", "sim/arm/communicate.h",  
  "sim/arm/armos.h", "sim/arm/armcopro.c", "sim/arm/armemu.c",  
  "sim/arm/kid.c", "sim/arm/thumbemu.c", "sim/arm/armdefs.h",  
  "sim/arm/armopts.h", "sim/arm/dbg_cp.h", "sim/arm/dbg_rdi.h",  
  "sim/arm/parent.c", "sim/arm/armsupp.c", "sim/arm/armrdi.c",  
  "sim/arm/bag.c", "sim/arm/armsvirt.c", "sim/arm/main.c", "sim/arm/bag.h",  
  "sim/arm/communicate.c", "sim/arm/gdbhost.h", "sim/arm/armfpe.h",  
  "sim/arm/arminit.c",  
  "sim/common/cgen-fpu.c", "sim/common/cgen-fpu.h",  
  "sim/common/cgen-acfp.c",  
  "sim/erc32/sis.h", "sim/erc32/erc32.c", "sim/erc32/func.c",  
  "sim/erc32/float.c", "sim/erc32/interf.c", "sim/erc32/sis.c",  
  "sim/erc32/exec.c",  
  "sim/mips/m16run.c", "sim/mips/sim-main.c",  
  "sim/moxie/moxie-gdb.dts",  
  # Not a single file in sim/ppc/ appears to be copyright FSF :-(.
if __name__ == '__main__':
    main()
BEGIN
 FS="\"",
 print "/* ==> Do not modify this file!! " \ 
 "-*- buffer-read-only: t -*- vi" \ 
 ":set ro:";
 print " It is created automatically by copying.awk.";
 print " Modify copying.awk instead. <==" \/*";
 print ""
 print "#include \"defs.h\"
 print "#include \"command.h\"
 print "#include \"gdbcmd.h\"
 print ""
 print "static void show_copying_command (char *, int);"
 print ""
 print "static void show_warranty_command (char *, int);"
 print ""
 print "void _initialize_copying (void);"
 print ""
 print "static void";
 print "show_copying_command (char *ignore, int from_tty);"
 print ";"

 NR == 1;/^[ ]*15\. Disclaimer of Warranty\[ ]*$/
 if ($0 ~ /\$/)
 { 
   printf " printf_filtered (\"\n\n\n\n", $N;
 }
 else if ($0 !~ /\$/)
 { 
   printf " printf_filtered (\"\n\n\n\n", $N;
   for (i = 1; i < NF; i++)
 printf "\"%s\n\n\n\n", $i;
   printf ("%s\n\n\n\n", $NF;
 }

 END OF TERMS AND CONDITIONS[ ]*$/
 if ($0 == \$/)
 { 
   printf " printf_filtered (\"\n\n\n\n", $N;
   for (i = 1; i < NF; i++)
 printf "\"%s\n\n\n\n", $i;
printf "%s
\n"; $NF;
}
}
END{
print "}"
print ""
print "void"
print "_initialize_copying (void)"
print "{";
print " add_cmd ("copying", no_set_class, show_copying_command,"
print " ("Conditions for redistributing copies of GDB."),
print " &showlist) ;"
print " add_cmd ("warranty", no_set_class, show_warranty_command,"
print " ("Various kinds of warranty you do not have."),
print " &showlist) ;"
print " ;
print "  /* For old-timers, allow "info copying", etc. */
print "  add_info ("copying", show_copying_command,"
print " ("Conditions for redistributing copies of GDB."));"
print "  add_info ("warranty", show_warranty_command,"
print " ("Various kinds of warranty you do not have."));"
print " ]" ;
}
@ignore
@c Set file name and title for man page.
@setfilename gpl
@settitle GNU General Public License
@c man begin SEEALSO
gfdl(7), fsf-funding(7).
@c man end
@c man begin COPYRIGHT
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@end ignore
@c node Copying
@c man begin DESCRIPTION
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@enumerate 0
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@item
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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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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.

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

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

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
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Otherwise, if the work is a derivative of the Library, you may
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Any executables containing that work also fall under Section 6,
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6. As an exception to the Sections above, you may also combine or
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a) Accompany the work with the complete corresponding
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changes were used in the work (which must be distributed under
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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.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or
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In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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

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

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

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

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

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

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

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

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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.)

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

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Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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

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

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

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

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

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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.

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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.

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@page
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@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
commit ef7344f09c5ce00eb519ed14598b2a8e39c68387
Author: Joseph Myers <joseph@codesourcery.com>
Date:   Sun Dec 22 14:49:48 2013 +0000
Flatten sysdeps/unix/bsd4.4 into sysdeps/unix/bsd.

As discussed in
<https://sourceware.org/ml/libc-alpha/2012-04/msg00840.html> and
<https://sourceware.org/ml/libc-alpha/2012-04/msg00989.html>, it seems
appropriate to flatten sysdeps/unix/bsd4.4 into sysdeps/unix/bsd.

The bulk of the patch is just moving files. The only other changes
are: update paths in sysdeps/mach/hurd/Implies and
sysdeps/unix/sysv/linux/wait3.c; merge the two syscalls.list files,
with the removal of syscalls that were in
sysdeps/unix/bsd/syscalls.list but overridden in the bsd4.4 directory
by .c files there.

Tested x86_64. The installed shared libraries are identical before
and after the patch except for libc.so where the move of wait3.c
(included by sysdeps/unix/sysv/linux/wait3.c) affects debug info, but
the disassembly is unchanged.

* sysdeps/mach/hurd/Implies: Change unix/bsd/bsd4.4 to unix/bsd.
* sysdeps/unix/bsd/syscalls.list (chflags): Add entry from
  sysdeps/unix/bsd/bsd4.4/syscalls.list.
  (fchflags): Likewise.
  (revoke): Likewise.
  (setlogin): Likewise.
  (sigaltstack): Likewise.
  (wait4): Likewise.
  (sigblock): Remove.
  (sigsetmask): Likewise.
  (wait3): Likewise.
  (waitpid): Likewise.
* sysdeps/unix/bsd4.4/syscalls.list: Remove file.
* sysdeps/unix/sysv/linux/wait3.c: Update directory of included
  file.
* sysdeps/unix/bsd4.4/Makefile: Move to ...
* sysdeps/unix/bsd/Makefile: ... here.
* sysdeps/unix/bsd4.4/Version: Move to ...
* sysdeps/unix/bsd/Version: ... here.
* sysdeps/unix/bsd/bsd4.4/bits/sockaddr.h: Move to ...
  (sysexp/bsd/bits/sockaddr.h: ... here.
* sysdeps/unix/bsd/bsd4.4/cmsg_nxthdr.c: Move to ...
  (sysdeps/unix/bsd/cmsg_nxthdr.c: ... here.
* sysdeps/unix/bsd/bsd4.4/sigblock.c: Move to ...
  (sysdeps/unix/bsd/sigblock.c: ... here.
* sysdeps/unix/bsd/bsd4.4/sigsetmask.c: Move to ...
  (sysdeps/unix/bsd/sigsetmask.c: ... here.
* sysdeps/unix/bsd/bsd4.4/sigvec.c: Move to ...

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* sysdeps/unix/bsd/sigvec.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/ncdrain.c: Move to ...
* sysdeps/unix/bsd/tcdrain.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/tcgetattr.c: Move to ...
* sysdeps/unix/bsd/tcgetattr.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/tcsetattr.c: Move to ...
* sysdeps/unix/bsd/tcsetattr.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/wait.c: Move to ...
* sysdeps/unix/bsd/wait.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/wait3.c: Move to ...
* sysdeps/unix/bsd/wait3.c: ... here.
* sysdeps/unix/bsd/sd/sd4.4/waitpid.c: Move to ...
* sysdeps/unix/bsd/waitpid.c: ... here.

diff --git a/sysdeps/mach/hurd/Implies b/sysdeps/mach/hurd/Implies
index b6063463ce34f3b7..d2d5234c1f1df1522 100644
--- a/sysdeps/mach/hurd/Implies
+++ b/sysdeps/mach/hurd/Implies
@@ -2,4 +2,4 @@
# Hurd-based GNU systems.

# The Hurd provides a rough superset of the functionality of 4.4 BSD.

-gnu
+unix/bsd

diff --git a/sysdeps/unix/bsd/sd/sd4.4/Makefile b/sysdeps/unix/bsd/Makefile
similarity index 100%
rename from sysdeps/unix/bsd/sd/sd4.4/Makefile
rename to sysdeps/unix/bsd/Makefile

diff --git a/sysdeps/unix/bsd/sd/sd4.4/Versions b/sysdeps/unix/bsd/Versions
similarity index 100%
rename from sysdeps/unix/bsd/sd/sd4.4/Versions
rename to sysdeps/unix/bsd/Versions

diff --git a/sysdeps/unix/bsd/sd/sd4.4/bits/sockaddr.h b/sysdeps/unix/bsd/bits/sockaddr.h
similarity index 100%
rename from sysdeps/unix/bsd/sd/sd4.4/bits/sockaddr.h
rename to sysdeps/unix/bsd/bits/sockaddr.h

diff --git a/sysdeps/unix/bsd/sd/sd4.4/syscalls.list b/sysdeps/unix/bsd/sd/sd4.4/syscalls.list
deleted file mode 100644
index a4d354685424ac61..0000000000000000
--- a/sysdeps/unix/bsd/sd/sd4.4/syscalls.list
+++ /dev/null
@@ -1,8 +0,0 @@

-# File nameCullerSyscall name# argsStrong nameWeak names
-
-<chflags-chflags2chflags
-fchflags-fchflags2fchflags
-revoke-revoke1revoke
-setlogin-setlogin2setlogin
-sigaltstack-sigaltstack2 __sigaltstacksigaltstack
-wait4-wait44 __wait4wait4

diff --git a/sysdeps/unix/bsd/bsd4.4/cmsg_nxthdr.c b/sysdeps/unix/bsd/cmsg_nxthdr.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/cmsg_nxthdr.c
rename to sysdeps/unix/bsd/cmsg_nxthdr.c

diff --git a/sysdeps/unix/bsd/bsd4.4/sigblock.c b/sysdeps/unix/bsd/sigblock.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/sigblock.c
rename to sysdeps/unix/bsd/sigblock.c

diff --git a/sysdeps/unix/bsd/bsd4.4/sigsetmask.c b/sysdeps/unix/bsd/sigsetmask.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/sigsetmask.c
rename to sysdeps/unix/bsd/sigsetmask.c

diff --git a/sysdeps/unix/bsd/bsd4.4/sigvec.c b/sysdeps/unix/bsd/sigvec.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/sigvec.c
rename to sysdeps/unix/bsd/sigvec.c

diff --git a/sysdeps/unix/bsd/syscalls.list b/sysdeps/unix/bsd/syscalls.list
index e84819dc1f19d148..9f48a144d475f342 100644
--- a/sysdeps/unix/bsd/syscalls.list
+++ b/sysdeps/unix/bsd/syscalls.list
@@ -1,14 +1,16 @@
# File nameCallerSyscall name# argsStrong nameWeak names
+chflags-chflags2chflags
+fchflags-fchflags2fchflags
flock-flock2 __flockflock
getdents-getdirenties4 __getdirentiesgetdirenties
getdtsz-getdtablesize0 __getdtablesizegetdtablesize
getpagesize-getpagesize0 __getpagesizegetpagesize
killpg-killpg2killpg
-sigblock-sigblock1 __sigblocksigblock
+revoke-revoke1revoke
+setlogin-setlogin2setlogin
+sigaltstack-sigaltstack2 __sigaltstacksigaltstack
sigpause-sigpause1 __sigpausesigpause
-sigsetmask-sigsetmask1 __sigsetmasksigsetmask
sigstack-sigstack2sigstack
sigvec-sigvec3 __sigvecsигvec
-wait3-wait33 __wait3wait3
-waitpid-waitpid3 __waitpidwaitpid
-wait4-wait44 __wait4wait4

diff --git a/sysdeps/unix/bsd/bsd4.4/tcdrain.c b/sysdeps/unix/bsd/tcdrain.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/tcdrain.c
rename to sysdeps/unix/bsd/tcdrain.c

diff --git a/sysdeps/unix/bsd/bsd4.4/tcgetattr.c b/sysdeps/unix/bsd/tcgetattr.c
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similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/tcgetattr.c
rename to sysdeps/unix/bsd/tcgetattr.c
diff --git a/sysdeps/unix/bsd/bsd4.4/tcgetattr.c b/sysdeps/unix/bsd/tcsetattr.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/tcgetattr.c
rename to sysdeps/unix/bsd/tcsetattr.c
diff --git a/sysdeps/unix/bsd/bsd4.4/tcsetattr.c b/sysdeps/unix/bsd/tcsetattr.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/tcsetattr.c
rename to sysdeps/unix/bsd/tcsetattr.c
diff --git a/sysdeps/unix/bsd/bsd4.4/wait.c b/sysdeps/unix/bsd/wait.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/wait.c
rename to sysdeps/unix/bsd/wait.c
diff --git a/sysdeps/unix/bsd/bsd4.4/wait3.c b/sysdeps/unix/bsd/wait3.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/wait3.c
rename to sysdeps/unix/bsd/wait3.c
diff --git a/sysdeps/unix/bsd/bsd4.4/waitpid.c b/sysdeps/unix/bsd/waitpid.c
similarity index 100%
rename from sysdeps/unix/bsd/bsd4.4/waitpid.c
rename to sysdeps/unix/bsd/waitpid.c
diff --git a/sysdeps/unix/sysv/linux/wait3.c b/sysdeps/unix/sysv/linux/wait3.c
index 0b3bdee771782b7b..2ff027f0e1d83eb2 100644
--- a/sysdeps/unix/sysv/linux/wait3.c
+++ b/sysdeps/unix/sysv/linux/wait3.c
@@ -1 +1 @@
-#include <sysdeps/unix/bsd/bsd4.4/wait3.c>
+#include <sysdeps/unix/bsd/wait3.c>
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@end enumerate

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

@item
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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@end enumerate

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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

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

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

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

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

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

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0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an
appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

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

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.
Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

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

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

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

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

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

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

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

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

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

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

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

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

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

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
b) Use a suitable shared library mechanism for linking with the
Library. A suitable mechanism is one that (1) uses at run time a
copy of the library already present on the user's computer system,
rather than copying library functions into the executable, and (2)
will operate properly with a modified version of the library, if
the user installs one, as long as the modified version is
interface-compatible with the version that the work was made with.

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

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

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

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

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

^L

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

a) Accompany the combined library with a copy of the same work
based on the Library, uncombined with any other library
facilities. This must be distributed under the terms of the
Sections above.
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[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

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

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

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

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

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

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

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

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

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

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

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"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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1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

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

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

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

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

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

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

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

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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
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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
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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
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work. (Executables containing this object code plus portions of the
Library will still fall under Section 6.)

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

6. As an exception to the Sections above, you may also compile or
link a "work that uses the Library" with the Library to produce a
work containing portions of the Library, and distribute that work
under terms of your choice, provided that the terms permit
modification of the work for the customer's own use and reverse
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directing the user to the copy of this License. Also, you must do one
of these things:

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

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

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

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

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

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e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

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1.128 grep 2.20 :3.el7
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. The file `src/libs/snprintf/snprintf.c', written by Mark Martinec
  <mark.martinec@ijs.si>.

  Please look into snprintf.c for the copyright message.

  The complete snprintf package together with documentation is available from

  http://www.ijs.si/software/snprintf/  .

. The `grn' preprocessor, written by Barry Roitblat <barry@rentonww.com>
and David Slattengren <slatteng@Xinet.COM>. These files have been part of the original Berkeley ditroff distribution, without AT&T code, and are in the public domain.

The original package can be found at

src/preproc/grn/gprint.h
src/preproc/grn/hdb.cpp
src/preproc/grn/hgraph.cpp
src/preproc/grn/hpoint.cpp
src/preproc/grn/main.cpp

The `gxditview' output device. It is based on X11's `xditview' program and thus has the X license.

src/devices/xditview/DESC.in
src/devices/xditview/Dvi.c
src/devices/xditview/Dvi.h
src/devices/xditview/DviP.h
src/devices/xditview/FontMap
src/devices/xditview/GXditview.ad
src/devices/xditview/Menu.h
src/devices/xditview/ad2c
src/devices/xditview/device.c
src/devices/xditview/device.h
src/devices/xditview/draw.c
src/devices/xditview/font.c
src/devices/xditview/gray1.bm
src/devices/xditview/gray2.bm
src/devices/xditview/gray3.bm
src/devices/xditview/gray4.bm
src/devices/xditview/gray5.bm
src/devices/xditview/gray6.bm
src/devices/xditview/gray7.bm
src/devices/xditview/gray8.bm
src/devices/xditview/gxditview.man
src/devices/xditview/lex.c
src/devices/xditview/page.c
src/devices/xditview/parse.c
src/devices/xditview/xdit.bm
src/devices/xditview/xdit_mask.bm
src/devices/xditview/xditview.c

src/include/DviChar.h
src/include/XFontName.h

src/libs/libxutil/DviChar.c
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Macro Packages
------------

. The -mdoc macro set, using the BSD license.

  tmac/doc.tmac
  tmac/doc-old.tmac
  tmac/doc-common
  tmac/doc-ditroff
  tmac/doc-nroff
  tmac/doc-syms
  tmac/groff_mdoc.man

. The -me macro set, using the BSD license.

  tmac/e.tmac
  tmac/groff_me.man
  doc/meintro.me
  doc/meref.me

Hyphenation Patterns
-------------------

. The file `tmac/hyphen.us' is identical to the file `hyphen.tex', part of the TeX system written by Donald E. Knuth; the master file can be found at

  ftp://labrea.stanford.edu/pub/tex/dist/lib/hyphen.tex

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. The file `tmac/hyphen.fr' contains the same patterns as the file `frhyph.tex' (for TeX), which can be found at

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From 0df1a50e41fb12fibeb67095756e5f12d64ed73b66 Mon Sep 17 00:00:00 2001
From: Stephane Rochoy <sheda>
Date: Sun, 22 Jun 2014 01:35:52 +0200
Subject: [PATCH 085/260] * grub-core/loader/i386/bsd.c (grub_netbsd_boot):
Pass pointer to EFI system table.

---
ChangeLog | 5 +++++
grub-core/loader/i386/bsd.c | 8 ++++++++ 
include/grub/i386/netbsd_bootinfo.h | 7 +++++
3 files changed, 20 insertions(+)
diff --git a/ChangeLog b/ChangeLog
index abf8f4b27..0cdd095a4 100644
--- a/ChangeLog
+++ b/ChangeLog
@@ -1,5 +1,10 @@
2014-06-21  Stephane Rochoy <sheda>
+	* grub-core/loader/i386/bsd.c (grub_netbsd_boot): Pass pointer to
+EFI system table.
+
+2014-06-21  Stephane Rochoy <sheda>
+
+* grub-core/commands/efi/lsefisystab.c (grub_cmd_lsefisystab): Show
EFI system table physical address.

diff --git a/grub-core/loader/i386/bsd.c b/grub-core/loader/i386/bsd.c
index 41ef9109c..8f691e0e2 100644
--- a/grub-core/loader/i386/bsd.c
+++ b/grub-core/loader/i386/bsd.c
@@ -1145,6 +1145,14 @@ grub_netbsd_boot (void)
 if (err)
 return err;

+##ifdef GRUB_MACHINE_EFI
+ err = grub_bsd_add_meta (NETBSD_BTINFO_EFI,
+ &grub_efi_system_table,
+ sizeof (grub_efi_system_table));
+ if (err)
+ return err;
+##endif
+

struct bsd_tag *tag;
tag_buf_len = 0;
diff --git a/include/grub/i386/netbsd_bootinfo.h b/include/grub/i386/netbsd_bootinfo.h
index e48c19b40..9b4f46041 100644
--- a/include/grub/i386/netbsd_bootinfo.h
+++ b/include/grub/i386/netbsd_bootinfo.h
@@ -58,6 +58,8 @@
#define NETBSD_BTINFO_BOOTWEDGE 10
#define NETBSD_BTINFO_MODULES 11
#define NETBSD_BTINFO_FRAMEBUF 12
+#define NETBSD_BTINFO_USERCONFCOMMANDS 13
+#define NETBSD_BTINFO_EFI 14

struct grub_netbsd_bootinfo
{
@@ -146,4 +148,9 @@
#define GRUB_NETBSD_MAX_ROOTDEVICE_LEN 16

+struct grub_netbsd_btinfo_efi
+{
+  void *pa_systbl; /* Physical address of the EFI System Table */
+};
+
#endif
--
2.13.0

1.131 grubby 8.28 :23.el7
1.131.1 Available under license :

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

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

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

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

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

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

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

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

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

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

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

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

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

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

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work 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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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.)

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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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
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5. A program that contains no derivative of any portion of the
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Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file
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Whether this is true is especially significant if the work can be
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If such an object file uses only numerical parameters, data
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Otherwise, if the work is a derivative of the Library, you may
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whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or
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c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

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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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hostname -- set the host name or show the host/domain name

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```
# makefile

# BSD-specific setup (FreeBSD, OpenBSD, NetBSD, *BSD)
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# Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

# Flags for position independent code
SHAREDLIBCFLAGS = -fPIC
SHAREDLIBCXXFLAGS = -fPIC
SHAREDLIBCPPFLAGS = -DPIC

# Additional flags when building libraries and with threads
THREADSCPPFLAGS = -D_REENTRANT
LIBCPPFLAGS =

# Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE=

# Compiler switch to embed a library name
LD_SONAME = -Wl,-soname -Wl,$(notdir $(MIDDLE_SO_TARGET))

# Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic

# Shared object suffix
SO = so
```
## Non-shared intermediate object suffix

```
STATIC_O = ao
```

## Compilation rules

```
%.$(STATIC_O): $(sourcedir)/%.c
$(COMPILE.c) $(STATICCPPFLAGS) $(STATICCFLAGS) -o $@ $<
%.o: $(sourcedir)/%.c
$(COMPILE.c) $(DYNAMICCPPFLAGS) $(DYNAMICCFLAGS) -o $@ $<
%.$(STATIC_O): $(sourcedir)/%.cpp
$(COMPILE.cc) $(STATICCPPFLAGS) $(STATICCXXFLAGS) -o $@ $<
%.o: $(sourcedir)/%.cpp
$(COMPILE.cc) $(DYNAMICCPPFLAGS) $(DYNAMICCXXFLAGS) -o $@ $<
```

## Dependency rules

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

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

## Versioned libraries rules

```
%.$(SO).$(SO_TARGET_VERSION_MAJOR): %.$(SO).$(SO_TARGET_VERSION)
$(RM) $@ && ln -s ${<F} $@
%.$(SO): %.$(SO).$(SO_TARGET_VERSION_MAJOR)
$(RM) $@ && ln -s {<F}.$(SO).$(SO_TARGET_VERSION) $@
```

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1.152 iputils 20160308 :10.el7

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1.153 irqbalance 1.0.7 :10.el7

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1.155 jakarta-log4j 1.2.8

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1.156 jakarta-taglibs-standard 1.0.1

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#
# Makefile to specify compiler flags for programs and libraries
# targeted to BSD. Should not contain any rules.
#
#
# Warning: the following variables are overridden by Defs.gmk. Set
# values will be silently ignored:
# CFLAGS (set $(OTHER_CFLAGS) instead)
# CPPFLAGS (set $(OTHER_CPPFLAGS) instead)
# CXXFLAGS (set $(OTHER_CXXFLAGS) instead)
# LDFLAGS (set $(OTHER_LDFLAGS) instead)
# LDLIBS (set $(EXTRA_LIBS) instead)
# LDLIBS_COMMON (set $(EXTRA_LIBS) instead)

# Get shared JDK settings
include $(BUILDDIR)/common/shared/Defs.gmk

ifndef PLATFORM_SRC
PLATFORM_SRC = $(TOPDIR)/src/solaris
endif # PLATFORM_SRC

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#

# Definitions for Bsd.
#
# Default for COMPILER_WARNINGS_FATAL on Bsd (C & C++ compiler warnings)
 ifndef COMPILER_WARNINGS_FATAL
 COMPILER_WARNINGS_FATAL=false
 endif

# Bsd should use parallel compilation for best build times
 ifndef COMPILE_APPROACH
 COMPILE_APPROACH = parallel
 endif

# Indication that we are doing an incremental build.
# This may trigger the creation of make depend files.
 ifndef INCREMENTAL_BUILD
 INCREMENTAL_BUILD = false
 endif

# FullPath just makes sure it never ends with a / and no duplicates
 define FullPath
 $(shell cd $1 2> $(DEV_NULL) &>& pwd)
 endef

# OptFullPath: Absolute path name of a dir that might not initially exist.
define OptFullPath
$((shell if [ "$1" != "" -a -d "$1" ]; then (cd $1 && pwd); else echo "$1" fi))
endef

# Location on system where jdk installs might be
USRJDKINSTANCES_PATH = $(PACKAGE_PATH)

# UNIXCOMMAND_PATH: path to where the most common Unix commands are.
# NOTE: Must end with / so that it could be empty, allowing PATH usage.
ifeq "$((origin ALT_UNIXCOMMAND_PATH))" "undefined"
UNIXCOMMAND_PATH := $(call PrefixPath,$(ALT_UNIXCOMMAND_PATH))
else
UNIXCOMMAND_PATH = /bin/
endif

# USRBIN_PATH: path to where the most common Unix commands are.
# NOTE: Must end with / so that it could be empty, allowing PATH usage.
ifeq "$((origin ALT_USRBIN_PATH))" "undefined"
USRBIN_PATH := $(call PrefixPath,$(ALT_USRBIN_PATH))
else
USRBIN_PATH = /usr/bin/
endif

# UNIXCCS_PATH: path to where the Solaris ported UNIX commands can be found
# NOTE: Must end with / so that it could be empty, allowing PATH usage.
ifeq "$((origin ALT_UNIXCCS_PATH))" "undefined"
UNIXCCS_PATH := $(call PrefixPath,$(ALT_UNIXCCS_PATH))
else
UNIXCCS_PATH = /usr/ccs/bin/
endif

# SLASH_JAVA: location of all network accessible files
ifdef ALT_SLASH_JAVA
SLASH_JAVA := $(ALT_SLASH_JAVA)
else
SLASH_JAVA := $(call DirExists,/java,/java,/NOT-SET)
endif

# JDK_DEVTOOLS_DIR: common path for all the java devtools
ifdef ALT_JDK_DEVTOOLS_DIR
JDK_DEVTOOLS_DIR := $(ALT_JDK_DEVTOOLS_DIR)
else
JDK_DEVTOOLS_DIR := $(SLASH_JAVA)/devtools
endif

# DEVTOOLS_PATH: for other tools required for building (such as zip, etc.)
# NOTE: Must end with / so that it could be empty, allowing PATH usage.
ifeq "$((origin ALT_DEVTOOLS_PATH))" "undefined"
DEVTOOLS_PATH :=$(call PrefixPath,$(ALT_DEVTOOLS_PATH))
else
DEVTOOLS_PATH =$(PACKAGE_PATH)/bin/
endif

# _BOOTDIR1: First choice for a Bootstrap JDK, previous released JDK.
# _BOOTDIR2: Second choice
ifndef ALT_BOOTDIR
_BOOTDIR1  =$(SLASH_JAVA)/re/jdk/$(PREVIOUS_JDK_VERSION)/archive/fcs/binaries/$(PLATFORM)-$(ARCH)
_BOOTDIR2  =$(USRJDKINSTANCES_PATH)/jdk$(PREVIOUS_JDK_VERSION)
endif

# Import JDK images allow for partial builds, components not built are
# imported (or copied from) these import areas when needed.

# BUILD_JDK_IMPORT_PATH: location of JDK install trees to import for
# multiple platforms, e.g. windows-i586, solaris-sparc, bsd-586, etc.
ifdef ALT_BUILD_JDK_IMPORT_PATH
BUILD_JDK_IMPORT_PATH  :=$(call FullPath,$(ALT_BUILD_JDK_IMPORT_PATH))
else
BUILD_JDK_IMPORT_PATH   = $(PROMOTED_BUILD_BINARIES)
endif
BUILD_JDK_IMPORT_PATH:=$(call AltCheckValue,BUILD_JDK_IMPORT_PATH)

# JDK_IMPORT_PATH: location of JDK install tree (this version) to import
ifdef ALT_JDK_IMPORT_PATH
JDK_IMPORT_PATH  :=$(call FullPath,$(ALT_JDK_IMPORT_PATH))
else
JDK_IMPORT_PATH   = $(BUILD_JDK_IMPORT_PATH)/$(PLATFORM)-$(ARCH)$(_JDK_IMPORT_VARIANT)
endif
JDK_IMPORT_PATH:=$(call AltCheckValue,JDK_IMPORT_PATH)

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 */
import org.somewhere.ws.EchoRequest;
import org.somewhere.ws.EchoResponse;

public class CopyingResponse extends EchoResponse {

    public CopyingResponse() {}

    public CopyingResponse(EchoRequest request) {
        content = request.getContent();
    }
}

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 * */

/**
 * 
 */

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public interface Legal extends Remote {
    
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# or visit www.oracle.com if you need additional information or have any
# questions.
#
# Define public interface.

SUNWprivate_1.1 {
  global:
    Java_sun_tools_attach_BsdVirtualMachine_checkPermissions;
    Java_sun_tools_attach_BsdVirtualMachine_close;
    Java_sun_tools_attach_BsdVirtualMachine_connect;
    Java_sun_tools_attach_BsdVirtualMachine_open;
    Java_sun_tools_attach_BsdVirtualMachine_sendQuitTo;
    Java_sun_tools_attach_BsdVirtualMachine_socket;
    Java_sun_tools_attach_BsdVirtualMachine_read;
    Java_sun_tools_attach_BsdVirtualMachine_write;
    Java_sun_tools_attach_BsdVirtualMachine_createAttachFile;
  local:
    *;
  }
};

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platform=bsd
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# questions.
#
# Define public interface for libawt.so on Bsd.
# Bsd port does not use mawt, all public symbols are in libawt.so

SUNWprivate_1.1 {
  global:
  JNI_OnLoad;

  Java_java_awt_CheckboxMenuItem_initIDs;
  Java_java_awt_Color_initIDs;
  Java_java_awt_FontMetrics_initIDs;
  Java_java_awt_image_BufferedImage_initIDs;
  Java_sun_awt_image_DataBufferNative_getElem;
  Java_sun_awt_image_DataBufferNative_setElem;
  Java_java_awt_image_ColorBufferInitIDs;
  Java_java_awt_image_ComponentSampleModel_initIDs;
  Java_java_awt_image_IndexColorModel_initIDs;
  Java_java_awt_image_Kernel_initIDs;
  Java_java_awt_image_Raster_initIDs;
  Java_java_awt_image_SampleModel_initIDs;
  Java_java_awt_Label_initIDs;
  Java_java_awt_MenuBar_initIDs;
  Java_java_awt_ScrollPaneAdjustable_initIDs;
  Java_java_awt_Toolkit_initIDs;
  Java_java_awt_TrayIcon_initIDs;
    Java_sun_awt_DebugSettings_setCTracingOn__Z;
    Java_sun_awt_DebugSettings_setCTracingOn__ZLjava_lang_String_2;
    Java_sun_awt_DebugSettings_setCTracingOn__ZLjava_lang_String_2I;
  Java_java_awt_image_ByteComponentRaster_initIDs;
  Java_sun_awt_image_GifImageDecoder_initIDs;
  Java_java_awt_image_GifImageDecoder_parseImage;
  Java_java_awt_image_Image_initIDs;
  Java_java_awt_image_ImagedRepresentation_initIDs;
  Java_java_awt_image_ImagedRepresentation_setDiffICM;
  Java_java_awt_image_ImagedRepresentation_setICMPixels;
  Java_java_awt_image_ImagingLib_convolveBI;
  Java_java_awt_image_ImagingLib_convolveRaster;
  Java_java_awt_image_ImagingLib_init;
  Java_java_awt_image_ImagingLib_transformBI;
  Java_java_awt_image_ImagingLib_transformRaster;
  Java_java_awt_image_IntegerComponentRaster_initIDs;
  Java_java_awt_image_ShortComponentRaster_initIDs;
  Java_sun_java2d_pipe_SpanClipRenderer_eraseTile;
  Java_sun_java2d_pipe_SpanClipRenderer_fillTile;
    Java_sun_java2d_pipe_ShapeSpanIterator_addSegment;
    Java_sun_java2d_pipe_ShapeSpanIterator_moveTo;
    Java_sun_java2d_pipe_ShapeSpanIterator_lineTo;
    Java_sun_java2d_pipe_ShapeSpanIterator_quadTo;
    Java_sun_java2d_pipe_ShapeSpanIterator_curveTo;
Java_sun_java2d_pipe_ShapeSpanIterator_closePath;
Java_sun_java2d_pipe_ShapeSpanIterator_pathDone;
Java_sun_java2d_pipe_ShapeSpanIterator_getNativeConsumer;
Java_sun_java2d_pipe_ShapeSpanIterator_appendPoly;
Java_sun_java2d_pipe_ShapeSpanIterator_dispose;
Java_sun_java2d_pipe_ShapeSpanIterator_getNativeIterator;
Java_sun_java2d_pipe_ShapeSpanIterator_getPathBox;
Java_sun_java2d_pipe_ShapeSpanIterator_initIDs;
Java_sun_java2d_pipe_ShapeSpanIterator_intersectClipBox;
Java_sun_java2d_pipe_ShapeSpanIterator_nextSpan;
Java_sun_java2d_pipe_ShapeSpanIterator_setNormalize;
Java_sun_java2d_pipe_ShapeSpanIterator_setOutputAreaXYXY;
Java_sun_java2d_pipe_ShapeSpanIterator_setRule;
Java_sun_java2d_pipe_ShapeSpanIterator_skipDownTo;
Java_java_awt_Dimension_initIDs;
Java_java_awt_event_MouseEvent_initIDs;
Java_java_awt_image_DataBufferInt_initIDs;
Java_java_awt_image_SinglePixelPackedSampleModel_initIDs;
Java_java_awt_Rectangle_initIDs;
Java_sun_awt_image_BufImgSurfaceData_getSurfaceData;
Java_sun_awt_image_BufImgSurfaceData_initIDs;
Java_sun_awt_image_BufImgSurfaceData_initRaster;
Java_sun_awt_image_BufImgSurfaceData_setSurfaceData;
    Java_sun_awt_image_BufImgSurfaceData_freeNativeICMDATA;
Java_sun_awt_image_BytePackedRaster_initIDs;
Java_sun_awt_image(mapping, ImagingLib).lookupByteBI;
Java_sun_awt_image_ImagingLib.lookupByteRaster;
Java_sun_java2d_SurfaceData_initIDs;
Java_sun_java2d_SurfaceData_isOpaqueGray;
Java_sun_java2d_Disposer_initIDs;
Java_sun_java2d_DisposerRecord_invokeNativeDispose;
Java_sun_java2d_loops_BlitBg_BlitBg;
Java_sun_java2d_loops_Blit_Blit;
Java_sun_java2d_loops_ScaledBlit_Scale;
Java_sun_java2d_loops_DrawLine_DrawLine;
Java_sun_java2d_loops_DrawPolygons_DrawPolygons;
Java_sun_java2d_loops_DrawRect_DrawRect;
Java_sun_java2d_loops_Fill Rect_Fill_Rect;
Java_sun_java2d_loops_FillSpans_FillSpans;
Java_sun_java2d_loops_GraphicsPrimitiveMgr_initIDs;
Java_sun_java2d_loops_GraphicsPrimitiveMgr_registerNativeLoops;
Java_sun_java2d_loops_MaskBlit_MaskBlit;
Java_sun_java2d_loops_MaskFill_MaskFill;
Java_sun_java2d_loops_MaskFill_FillAAPgram;
Java_sun_java2d_loops_MaskFill_DrawAAPgram;
    Java_sun_java2d_pipe_BufferedRenderPipe_fillSpans;
Java_sun_java2d_pipe_SpanClipRenderer_initIDs;
sun_awt_image_GifImageDecoder_initIDs;

# libmawt entry points
SurfaceData_InitOps;
SurfaceData_ThrowInvalidPipeException;
    Region_GetBounds;
    Region_GetInfo;
    Region_StartIteration;
    Region_CountIterationRects;
    Region_NextIteration;
    Region_EndIteration;
    GrPrim_ComGetXorInfo;
    GrPrim_ComGetAlphaInfo;
img_makePalette;
initInverseGrayLut;
make_dither_arrays;
make_uns_ordered_dither_array;

# variables exported to libmawt
std_img_oda_red;
std_img_oda_blue;
std_img_oda_green;
std_odas_computed;
g_CMPDataID;
colorValueID;
jvm;

# CDE private entry point
    # This is in awt_LoadLibrary.c and falls through to libmawt.
    # Evidently CDE needs this for backward compatability.
Java_sun_awt_motif_XsessionWMcommand;

# Java Plugin
    # This is in awt_LoadLibrary.c and falls through to libmawt.
    # Evidently plugin needs this for backward compatability.
getAwtLockFunctions;
getAwtData;
getAwtDisplay;

# libfontmanager entry points
AWTIsHeadless;
GrPrim_Sg2dGetCompInfo;
GrPrim_Sg2dGetClip;
GetNativePrim;
SurfaceData_IntersectBounds;
SurfaceData_GetOps;
Disposer_AddRecord;
GrPrim_Sg2dGetEaRGB;
#Java_sun_awt_motif_MComponentPeer_pDisable;
#Java_sun_awt_motif_MComponentPeer_pDispose;
#Java_sun_awt_motif_MComponentPeer_pEnable;
#Java_sun_awt_motif_MComponentPeer_pGetLocationOnScreen;
#Java_sun_awt_motif_MComponentPeer_pGetLocationOnScreen2;
#Java_sun_awt_motif_MComponentPeer_pHide;
#Java_sun_awt_motif_MComponentPeer_pInitialize;
#Java_sun_awt_motif_MComponentPeer_pMakeCursorVisible;
#Java_sun_awt_motif_MComponentPeer_pReshape;
#Java_sun_awt_motif_MComponentPeer_pShow;
#Java_sun_awt_motif_MComponentPeer_removeNativeDropTarget;
#Java_sun_awt_motif_MComponentPeer_swapBuffers;
#Java_sun_awt_motif_MComponentPeer_pSetBackground;
#Java_sun_awt_motif_MComponentPeer_pSetFont;
#Java_sun_awt_motif_MComponentPeer_processSynchronousLightweightTransfer;
#Java_sun_awt_motif_MComponentPeer__1requestFocus;
#Java_sun_awt_motif_MCheckboxMenuItemPeer_getState;
#Java_sun_awt_motif_MComponentPeer_pSetForeground;
#Java_sun_awt_motif_MDragSourceContextPeer_startDrag;
#Java_sun_awt_motif_MDropTargetContextPeer_addTransfer;
#Java_sun awaken_MDropTargetContextPeer_dropDone;
#Java_sun_awt_motif_MDropTargetContextPeer_startTransfer;
#Java_sun_awt_motif_X11DragSourceContextPeer_startDrag;
#Java_sun_awt_motif_X11DropTargetContextPeer_sendResponse;
#Java_sun_awt_motif_X11DropTargetContextPeer_dropDone;
#Java_sun_awt_motif_X11DropTargetContextPeer_getData;
#Java_sun_awt_motif_MEmbeddedFramePeer_NEFcreate;
#Java_sun_awt_motif_MEmbeddedFramePeer_pShowImpl;
#Java_sun_awt_motif_MEmbeddedFramePeer_pReshapePrivate;
#Java_sun_awt_motif_MEmbeddedFramePeer_getBoundsPrivate;
#Java_sun_awt_motif_MFramePeer_pSetIconImage___3B_3I_3SII;
#Java_sun_awt_motif_MEmbeddedFramePeer_requestXEmbedFocus;
#Java_sun_awt_motif_MEmbeddedFramePeer_isXEmbedApplicationActive;
#Java_sun_awt_motif_MEmbeddedFramePeer_isXEmbedActive;
#Java_sun_awt_motif_MEmbeddedFrame_getWidget;
#Java_sun_awt_motif_MFileDialogPeer_create;
#Java_sun_awt_motif_MFileDialogPeer_pDispose;
#Java_sun_awt_motif_MFileDialogPeer_pHide;
#Java_sun_awt_motif_MFileDialogPeer_pReshape;
#Java_sun_awt_motif_MFileDialogPeer_pShow;
#Java_sun_awt_motif_MFileDialogPeer_setFileEntry;
#Java_sun_awt_motif_MFileDialogPeer_setFont;
#Java_sun_awt_motif_MFramePeer_pGetIconSize;
#Java_sun_awt_motif_MGlobalCursorManager_cacheInit;
#Java_sun_awt_motif_MGlobalCursorManager_findComponentAt;
#Java_sun_awt_motif_MGlobalCursorManager_findHeavyweightUnderCursor;
#Java_sun_awt_motif_MGlobalCursorManager_getCursorPos;
#Java_sun_awt_motif_MGlobalCursorManager_getLocationOnScreen;
#Java_sun_awt_motif_MLabelPeer_create;
#Java_sun_awt_motif_MLabelPeer_setAlignment;
#Java_sun_awt_motif_MLabelPeer_setText;
#Java_sun_awt_motif_MListPeer_addItem;
#Java_sun_awt_motif_MListPeer_create;
#Java_sun_awt_motif_MListPeer_deselect;
#Java_sun_awt_motif_MListPeer_isSelected;
#Java_sun_awt_motif_MListPeer_makeVisible;
#Java_sun_awt_motif_MListPeer_select;
#Java_sun_awt_motif_MListPeer_setMultipleSelections;
#Java_sun_awt_motif_MMenuBarPeer_create;
#Java_sun_awt_motif_MMenuItemPeer_createMenuItem;
#Java_sun_awt_motif_MMenuItemPeer_pDisable;
#Java_sun_awt_motif_MMenuItemPeer_pDispose;
#Java_sun_awt_motif_MMenuItemPeer_pEnable;
#Java_sun_awt_motif_MMenuItemPeer_pSetLabel;
#Java_sun_awt_motif_MMenuPeer_createMenu;
#Java_sun_awt_motif_MMenuPeer_createSubMenu;
#Java_sun_awt_motif_MMenuPeer_pDispose;
#Java_sun_awt_motif_MPopupMenuPeer_createMenu;
#Java_sun_awt_motif_MPopupMenuPeer_pDispose;
#Java_sun_awt_motif_MPopupMenuPeer_pShow;
#Java_sun_awt_motif_MRobotPeer_getRGBPixelsImpl;
#Java_sun_awt_motif_MRobotPeer_keyPressImpl;
#Java_sun_awt_motif_MRobotPeer_keyReleaseImpl;
#Java_sun_awt_motif_MRobotPeer_mouseMoveImpl;
#Java_sun_awt_motif_MRobotPeer_mousePressImpl;
#Java_sun_awt_motif_MRobotPeer_mouseReleaseImpl;
#Java_sun_awt_motif_MRobotPeer_mouseWheelImpl;
#Java_sun_awt_motif_MRobotPeer_setup;
#Java_sun_awt_motif_MScrollBarPeer_create;
#Java_sun_awt_motif_MScrollBarPeer_setLineIncrement;
#Java_sun_awt_motif_MScrollBarPeer_setPageIncrement;
#Java_sun_awt_motif_MScrollBarPeer_pSetValues;
#Java_sun_awt_motif_MScrollPanePeer_create;
#Java_sun_awt_motif_MScrollPanePeer_pGetBlockIncrement;
#Java_sun_awt_motif_MScrollPanePeer_pGetScrollbarSpace;
#Java_sun_awt_motif_MScrollPanePeer_pGetShadow;
#Java_sun_awt_motif_MScrollPanePeer_pInsets;
#Java_sun_awt_motif_MScrollPanePeer_pSetIncrement;
#Java_sun_awt_motif_MScrollPanePeer_pSetScrollChild;
#Java_sun_awt_motif_MScrollPanePeer_setScrollPosition;
#Java_sun_awt_motif_MTextAreaPeer_initIDs;
#Java_sun_awt_motif_MTextAreaPeer_pCreate;
Java_sun_awt_motif_MTextAreaPeer.getCaretPosition;
Java_sun_awt_motif_MTextAreaPeer.getExtraHeight;
Java_sun_awt_motif_MTextAreaPeer.getExtraWidth;
Java_sun_awt_motif_MTextAreaPeer.getSelectionEnd;
Java_sun_awt_motif_MTextAreaPeer.getSelectionStart;
Java_sun_awt_motif_MTextAreaPeer.getText;
Java_sun_awt_motif_MTextAreaPeer.insert;
Java_sun_awt_motif_MTextAreaPeer_pMakeCursorVisible;
Java_sun_awt_motif_MTextAreaPeer_pSetEditable;
Java_sun_awt_motif_MTextAreaPeer_pShow2;
Java_sun_awt_motif_MTextAreaPeer_replaceRange;
Java_sun_awt_motif_MTextAreaPeer_select;
Java_sun_awt_motif_MTextAreaPeer_setCaretPosition;
Java_sun_awt_motif_MTextAreaPeer_setFont;
Java_sun_awt_motif_MTextAreaPeer_setText;
Java_sun_awt_motif_MTextAreaPeer_setTextBackground;
Java_sun_awt_motif_MTextFieldPeer_initIDs;
Java_sun_awt_motif_MTextFieldPeer_pCreate;
Java_sun_awt_motif_MTextFieldPeer.getCaretPosition;
Java_sun_awt_motif_MTextFieldPeer.getSelectionEnd;
Java_sun_awt_motif_MTextFieldPeer.getSelectionStart;
Java_sun_awt_motif_MTextFieldPeer.getText;
Java_sun_awt_motif_MTextFieldPeer_insertReplaceText;
Java_sun_awt_motif_MTextFieldPeer_preDispose;
Java_sun_awt_motif_MTextFieldPeer_pSetEditable;
Java_sun_awt_motif_MTextFieldPeer_select;
Java_sun_awt_motif_MTextFieldPeer_setCaretPosition;
Java_sun_awt_motif_MTextFieldPeer_setEchoChar;
Java_sun_awt_motif_MTextFieldPeer_setFont;
Java_sun_awt_motif_MTextFieldPeer_setText;
Java_sun_awt_motif_MToolkit_beep;
Java_sun_awt_motif_MToolkit_getLockingKeyStateNative;
Java_sun_awt_motif_MToolkit_getMulticlickTime;
Java_sun_awt_motif_MToolkit_getNumMouseButtons;
Java_sun_awt_motif_MToolkit_getScreenHeight;
Java_sun_awt_motif_MToolkit_getScreenResolution;
Java_sun_awt_motif_MToolkit_getScreenWidth;
Java_sun_awt_motif_MToolkit_init;
Java_sun_awt_motif_MToolkit_isDynamicLayoutSupportedNative;
Java_sun_awt_motif_MToolkit_isFrameStateSupported;
Java_sun_awt_motif_MToolkit_loadSystemColors;
Java_sun_awt_motif_MToolkit_makeColorModel;
Java_sun_awt_motif_MToolkit_run;
Java_sun_awt_motif_MToolkit_sync;
Java_sun_awt_motif_MToolkit_isAlwaysOnTopSupported;
Java_sun_awt_motif_MWindowAttributes_initIDs;
Java_sun_awt_motif_MWindowPeer_pDispose;
Java_sun_awt_motif_MWindowPeer_pHide;
#Java_sun_awt_motif_MWindowPeer_pReshape;
#Java_sun_awt_motif_MWindowPeer_pSetTitle;
#Java_sun_awt_motif_MWindowPeer_pShow;
#Java_sun_awt_motif_MWindowPeer_setResizable;
#Java_sun_awt_motif_MWindowPeer_toBack;
#Java_sun_awt_motif_MWindowPeer_addTextComponentNative;
#Java_sun_awt_motif_MWindowPeer_getState;
#Java_sun_awt_motif_MWindowPeer_pSetIMMOption;
#Java_sun_awt_motif_MWindowPeer_pSetMenuBar;
#Java_sun_awt_motif_MWindowPeer_pShowModal;
#Java_sun_awt_motif_MWindowPeer_removeTextComponentNative;
#Java_sun_awt_motif_MWindowPeer_setSaveUnder;
#Java_sun_awt_motif_MWindowPeer_setState;
#Java_sun_awt_motif_MWindowPeer_resetTargetGC;
#Java_sun_awt_motif_MWindowPeer_unregisterX11DropTarget;
#Java_sun_awt_motif_MWindowPeer_updateAlwaysOnTop;
#Java_sun_awt_motif_X11CustomCursor_cacheInit;
#Java_sun_awt_motif_X11CustomCursor_createCursor;
Java_sun_awt_motif_X11FontMetrics_bytesWidth;
Java_sun_awt_motif_X11FontMetrics_getMFCharsWidth;
Java_sun_awt_motif_X11FontMetrics_init;
Java_sun_awt_X11InputMethod_disposeXIC;
Java_sun_awt_X11InputMethod_isCompositionEnabledNative;
Java_sun_awt_X11InputMethod_resetXIC;
Java_sun_awt_X11InputMethod_setCompositionEnabledNative;
Java_sun_awt_X11InputMethod_turnoffStatusWindow;
#Java_sun_awt_motif_MInputMethod_openXIMNative;
#Java_sun_awt_motif_MInputMethod_configureStatusAreaNative;
#Java_sun_awt_motif_MInputMethod_createXICNative;
#Java_sun_awt_motif_MInputMethod_reconfigureXICNative;
#Java_sun_awt_motif_MInputMethod_setXICFocusNative;
#Java_sun_awt_motif_X11Clipboard_getClipboardData;
#Java_sun_awt_motif_X11Clipboard_getClipboardFormats;
#Java_sun_awt_motif_X11Clipboard_registerClipboardViewer;
#Java_sun_awt_motif_X11Clipboard_unregisterClipboardViewer;
#Java_sun_awt_motif_X11Selection_init;
#Java_sun_awt_motif_X11Selection_pGetSelectionOwnership;
#Java_sun_awt_motif_X11Selection_clearNativeContext;
Java_sun_awt_SunToolkit_closeSplashScreen;
Java_sun_awt_PlatformFont_initIDs;
Java_sun_awt_X11GraphicsConfig_init;
Java_sun_awt_X11GraphicsConfig_dispose;
Java_sun_awt_X11GraphicsConfig_pGetBounds;
Java_sun_awt_X11GraphicsConfig_getNumColors;
Java_sun_awt_X11GraphicsConfig_getXResolution;
Java_sun_awt_X11GraphicsConfig_getYResolution;
Java_sun_awt_X11GraphicsConfig_isTranslucencyCapable;
Java_sun_awt_X11GraphicsDevice_isDBESupported;
Java_sun_awt_X11GraphicsDevice_getDisplay;
Java_sun_awt_X11GraphicsDevice_getDoubleBufferVisuals;
Java_sun_awt_X11GraphicsDevice_getNumConfigs;
Java_sun_awt_X11GraphicsDevice_initIDs;
Java_sun_awt_X11GraphicsDevice_initXrandrExtension;
Java_sun_awt_X11GraphicsDevice_enterFullScreenExclusive;
Java_sun_awt_X11GraphicsDevice_exitFullScreenExclusive;
Java_sun_awt_X11GraphicsDevice_getCurrentDisplayMode;
Java_sun_awt_X11GraphicsDevice_enumDisplayModes;
Java_sun_awt_X11GraphicsDevice_configDisplayMode;
Java_sun_awt_X11GraphicsDevice_resetNativeData;
Java_sun_awt_X11GraphicsEnvironment_checkShmExt;
Java_sun_awt_X11GraphicsEnvironment_getDefaultScreenNum;
Java_sun_awt_X11GraphicsEnvironment_getDisplayString;
Java_sun_awt_X11GraphicsEnvironment_getNumScreens;
Java_sun_awt_X11GraphicsEnvironment_initDisplay;
Java_sun_awt_X11GraphicsEnvironment_pRunningXinerama;
Java_sun_awt_X11GraphicsEnvironment_getXineramaCenterPoint;
Java_sun_awt_X11GraphicsEnvironment_initXRender;
Java_java_awt_AWTEvent_initIDs;
Java_java_awt_Button_initIDs;
Java_java_awt_Container_initIDs;
Java_java_awt_Cursor_finalizeImpl;
Java_java_awt_Cursor_initIDs;
Java_java_awt_Event_initIDs;
Java_java_awt_event_InputEvent_initIDs;
Java_java_awt_event_KeyEvent_initIDs;
Java_java_awt_FileDialog_initIDs;
Java_java_awt_Frame_initIDs;
Java_java_awtInsets_initIDs;
Java_java_awt_TextField_initIDs;
Java_java_awt_Window_initIDs;
#Java_sun_awt_motif_MCheckboxPeer_getIndicatorSize;
#Java_sun_awt_motif_MCheckboxPeer_getSpacing;
#Java_sun_awt_motif_MChoicePeer_freeNativeData;
#Java_sun_awt_motif_MComponentPeer_getComponents_1NoClientCode;
#Java_sun_awt_motif_MComponentPeer_getParent_1NoClientCode;
#Java_sun_awt_motif_MComponentPeer_initIDs;
#Java_sun_awt_motif_MComponentPeer_nativeHandleEvent;
#Java_sun_awt_motif_MComponentPeer_pSetCursor;
#Java_sun_awt_motif_MComponentPeer_pSetInnerForeground;
#Java_sun_awt_motif_MComponentPeer_pSetScrollbarBackground;
#Java_sun_awt_motif_MComponentPeer_setTargetBackground;
#Java_sun_awt_motif_MDataTransferer_dragQueryFile;
#Java_sun_awt_motif_MDataTransferer_getAtomForTarget;
#Java_sun_awt_motif_MDataTransferer_getTargetNameForAtom;
#Java_sun_awt_motif_MFileDialogPeer_insertReplaceFileDialogText;
Java_sun_awt_motif_MFontPeer_initIDs;
#Java_sun_awt_motif_MListPeer_setBackground;
#Java_sun_awt_motif_MMenuBarPeer_initIDs;
#Java_sun_awt_motif_MMenuBarPeer_pDispose;
#Java_sun_awt_motif_MMenuItemPeer_getParent_1NoClientCode;
#Java_sun_awt_motif_MMenuItemPeer_initIDs;
#Java_sun_awt_motif_MPopupMenuPeer_initIDs;
#Java_sun_awt_motif_MScrollBarPeer_initIDs;
#Java_sun_awt_motif_MScrollBarPeer_setIntIDs;
#Java_sun_awt_motif_MTextFieldPeer_pSetCursor;
Java_sun_awt_motif_MToolkit_shutdown;
#Java_sun_awt_motif_MWindowPeer_initIDs;
#Java_sun_awt_motif_MWindowPeer_pCreate;
#Java_sun_awt_motif_MWindowPeer_wrapInSequenced;
Java_sun_awt_motif_X11FontMetrics_initIDs;
#Java_sun_awt_motif_X11InputMethod_initIDs;
Java_sun_awt_motif_X11OffScreenImage_updateBitmask;
#Java_sun_awt_motif_X11Selection_initIDs;
Java_sun_awt_motif_MToolkitThreadBlockedHandler_enter;
Java_sun_awt_motif_MToolkitThreadBlockedHandler_exit;
Java_sun_awt_X11GraphicsConfig_init;
Java_sun_awt_X11GraphicsConfig_initIDs;
Java_sun_awt_X11GraphicsConfig_makeColorModel;
Java_sun_awt_X11GraphicsDevice_getConfigVisualId;
Java_sun_awt_X11PMBlitLoops_Blit;
Java_sun_awt_X11PMBlitBglloops_nativeBlitBgl;
Java_sun_awt_X11Renderer_devFillSpans;
Java_sun_awt_X11Renderer_doDrawArc;
Java_sun_awt_X11Renderer_doDrawLine;
Java_sun_awt_X11Renderer_doDrawOval;
Java_sun_awt_X11Renderer_doDrawPoly;
Java_sun_awt_X11Renderer_doDrawRect;
Java_sun_awt_X11Renderer_doDrawRoundRect;
Java_sun_awt_X11Renderer_doFillArc;
Java_sun_awt_X11Renderer_doFillOval;
Java_sun_awt_X11Renderer_doFillPoly;
Java_sun_awt_X11Renderer_doFillRect;
Java_sun_awt_X11Renderer_doFillRoundRect;
Java_sun_awt_X11Renderer_devCopyArea;
Java_sun_awt_X11SurfaceData_initIDs;
Java_sun_awt_X11SurfaceData_initOps;
Java_sun_awt_X11SurfaceData_initSurface;
Java_sun_awt_X11SurfaceData_isDgaAvailable;
Java_sun_awt_X11SurfaceData_setInvalid;
Java_sun_awt_X11SurfaceData_flushNativeSurface;

#Java_sun_awt_motif_MEmbedCanvasPeer_initXEmbedServer;
#Java_sun_awt_motif_MEmbedCanvasPeer_destroyXEmbedServer;
#Java_sun_awt_motif_MEmbedCanvasPeer_isXEmbedActive;
#Java_sun_awt_motif_MEmbedCanvasPeer_initDispatching;
#Java_sun_awt_motif_MEmbedCanvasPeer_endDispatching;
#Java_sun_awt_motif_MEmbedCanvasPeer_embedChild;
#Java_sun_awt_motif_MEmbedCanvasPeer_childDestroyed;
#Java_sun_awt_motif_MEmbedCanvasPeer_getEmbedPreferredSize;
#Java_sun_awt_motif_MEmbedCanvasPeer_getEmbedMinimumSize;
#Java_sun_awt_motif_MEmbedCanvasPeer_getClientBounds;
#Java_sun_awt_motif_MEmbedCanvasPeer_notifyChildEmbedded;
#Java_sun_awt_motif_MEmbedCanvasPeer_detachChild;
#Java_sun_awt_motif_MEmbedCanvasPeer_forwardKeyEvent;
#Java_sun_awt_motif_MEmbedCanvasPeer_getAWTKeyCodeForKeySym;
#Java_sun_awt_motif_MEmbedCanvasPeer_sendMessage__I;
#Java_sun_awt_motif_MEmbedCanvasPeer_sendMessage__IJJJ;
#Java_sun_awt_motif_MEmbedCanvasPeer_getWindow;
#Java_sun_awt_motif_MEmbedCanvasPeer_forwardEventToEmbedded;
#Java_sun_awt_motif_GrabbedKey_initKeySymAndModifiers;
#Java_sun_awt_motif_MEmbeddedFramePeer_traverseOut;

awt_display;
awt_lock;
awt_Lock;
awt_Unlock;
awt_GetDrawingSurface;
awt_FreeDrawingSurface;
awt_GetComponent;

X11SurfaceData_GetOps;
getDefaultConfig;
    Java_sun_font_FontConfigManager_getFontConfig;
    Java_sun_font_FontConfigManager_getFontConfigAASettings;
Java_sun_awt_X11FontManager_getFontPathNative;
Java_sun_font_SunFontManager_populateFontFileNameMap;

# CDE private entry point
Java_sun_awt_motif_XsessionWMcommand;

# Java Plugin
gerAwtLockFunctions;
gerAwtData;
gerAwtDisplay;

# libfontmanager entry points
AWTIsHeadless;
AWTCountFonts;
AWTLoadFont;
AWTFreeFont;
AWTFontMinByte1;
AWTFontMaxByte1;
AWTFontMinCharOrByte2;
AWTFontMaxCharOrByte2;
AWTFontDefaultChar;
AWTFontPerChar;
AWTFontMaxBounds;
AWTFontTextExtents16;
AWTFreeChar;
AWTFontGenerateImage;
AWTCharAdvance;
AWTCharLBearing;
AWTCharRBearing;
AWTCharAscent;
AWTCharDescent;
AWTDrawGlyphList;
AccelGlyphCache_RemoveAllCellInfos;

local:
*;
};
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# questions.
#
SUNWprivate_1.1 {
  global:
    Java_java_nio_MappedByteBuffer_force0;
    Java_java_nio_MappedByteBuffer_isLoaded0;
    Java_java_nio_MappedByteBuffer_load0;
    Java_sun_nio_ch_DatagramChannelImpl_disconnect0;
    Java_sun_nio_ch_DatagramChannelImpl_initIDs;
    Java_sun_nio_ch_DatagramChannelImpl_receive0;
    Java_sun_nio_ch_DatagramChannelImpl_send0;
    Java_sun_nio_ch_DatagramDispatcher_read0;
    Java_sun_nio_ch_DatagramDispatcher_readv0;
    Java_sun_nio_ch_DatagramDispatcher_write0;
    Java_sun_nio_ch_DatagramDispatcher_writev0;
    Java_sun_nio_ch_FileChannelImpl_close0;
    Java_sun_nio_ch_FileChannelImpl_initIDs;
    Java_sun_nio_ch_FileChannelImpl_map0;
    Java_sun_nio_ch_FileChannelImpl_position0;
    Java_sun_nio_ch_FileChannelImpl_transferTo0;
    Java_sun_nio_ch_FileChannelImpl_unmap0;
    Java_sun_nio_ch_FileDispatcherImpl_close0;
    Java_sun_nio_ch_FileDispatcherImpl_closeIntFD;
    Java_sun_nio_ch_FileDispatcherImpl_force0;
    Java_sun_nio_ch_FileDispatcherImpl_init;
    Java_sun_nio_ch_FileDispatcherImpl_lock0;
    Java_sun_nio_ch_FileDispatcherImpl_preClose0;
    Java_sun_nio_ch_FileDispatcherImpl_pread0;
    Java_sun_nio_ch_FileDispatcherImpl_pwrite0;
    Java_sun_nio_ch_FileDispatcherImpl_read0;
    Java_sun_nio_ch_FileDispatcherImpl_readv0;
    Java_sun_nio_ch_FileDispatcherImpl_release0;
    Java_sun_nio_ch_FileDispatcherImpl_size0;
    Java_sun_nio_ch_FileDispatcherImpl_truncate0;
    Java_sun_nio_ch_FileDispatcherImpl_write0;
    Java_sun_nio_ch_FileDispatcherImpl_writev0;
    Java_sun_nio_ch_FileKey_init;
    Java_sun_nio_ch_FileKey_initIDs;
    Java_sun_nio_ch_InheritedChannel_close0;
    Java_sun_nio_ch_InheritedChannel_dup;
    Java_sun_nio_ch_InheritedChannel_dup2;
    Java_sun_nio_ch_InheritedChannel_open0;
    Java_sun_nio_ch_InheritedChannel_peerAddress0;
    Java_sun_nio_ch_InheritedChannel_peerPort0;
    Java_sun_nio_ch_InheritedChannel_soType0;
    Java_sun_nio_ch_IOUtil_configureBlocking;
    Java_sun_nio_ch_IOUtil_drain;
    Java_sun_nio_ch_IOUtil_fdVal;
    Java_sun_nio_ch_IOUtil_initIDs;
    Java_sun_nio_ch_IOUtil_makePipe;
Java_sun_nio_fs_BsdNativeDispatcher_getfsstat;
Java_sun_nio_fs_BsdNativeDispatcher_fsstatEntry;
Java_sun_nio_fs_BsdNativeDispatcher_endfsstat;
Java_sun_nio_fs_UnixNativeDispatcher_init;
Java_sun_nio_fs_UnixNativeDispatcher_getcwd;
Java_sun_nio_fs_UnixNativeDispatcher_strerror;
Java_sun_nio_fs_UnixNativeDispatcher_access0;
Java_sun_nio_fs_UnixNativeDispatcher_stat0;
Java_sun_nio_fs_UnixNativeDispatcher_lstat0;
Java_sun_nio_fs_UnixNativeDispatcher_fstat;
Java_sun_nio_fs_UnixNativeDispatcher_fstatat0;
Java_sun_nio_fs_UnixNativeDispatcher_chmod0;
Java_sun_nio_fs_UnixNativeDispatcher_fchmod;
Java_sun_nio_fs_UnixNativeDispatcher_chown0;
Java_sun_nio_fs_UnixNativeDispatcher_lchown0;
Java_sun_nio_fs_UnixNativeDispatcher_utimes0;
Java_sun_nio_fs_UnixNativeDispatcher_futimes;
Java_sun_nio_fs_UnixNativeDispatcher_open0;
Java_sun_nio_fs_UnixNativeDispatcher_openat0;
Java_sun_nio_fs_UnixNativeDispatcher_close;
Java_sun_nio_fs_UnixNativeDispatcher_read;
Java_sun_nio_fs_UnixNativeDispatcher_write;
Java_sun_nio_fs_UnixNativeDispatcher_fopen0;
Java_sun_nio_fs_UnixNativeDispatcher_fclose;
Java_sun_nio_fs_UnixNativeDispatcher_opendir0;
Java_sun_nio_fs_UnixNativeDispatcher_fdopendir;
Java_sun_nio_fs_UnixNativeDispatcher_readdir;
Java_sun_nio_fs_UnixNativeDispatcher_closedir;
Java_sun_nio_fs_UnixNativeDispatcher_link0;
Java_sun_nio_fs_UnixNativeDispatcher_unlink0;
Java_sun_nio_fs_UnixNativeDispatcher_unlinkat0;
Java_sun_nio_fs_UnixNativeDispatcher_rename0;
Java_sun_nio_fs_UnixNativeDispatcher_renameat0;
Java_sun_nio_fs_UnixNativeDispatcher_mkdir0;
Java_sun_nio_fs_UnixNativeDispatcher_rmdir0;
Java_sun_nio_fs_UnixNativeDispatcher_symlink0;
Java_sun_nio_fs_UnixNativeDispatcher_readlink0;
Java_sun_nio_fs_UnixNativeDispatcher.realpath0;
Java_sun_nio_fs_UnixNativeDispatcher_statvfs0;
Java_sun_nio_fs_UnixNativeDispatcher_pathconf0;
Java_sun_nio_fs_UnixNativeDispatcher_fpathconf;
Java_sun_nio_fs_UnixNativeDispatcher_mknod0;
Java_sun_nio_fs_UnixNativeDispatcher_getpwuid;
Java_sun_nio_fs_UnixNativeDispatcher_getgrgid;
Java_sun_nio_fs_UnixNativeDispatcher_getpwnam0;
Java_sun_nio_fs_UnixNativeDispatcher_getgrnam0;
Java_sun_nio_fs_UnixCopyFile_transfer;
handleSocketError;

local:
*;
);

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Glenn Randers-Pehrson
glennrp at users.sourceforge.net
January 5, 2017

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package java.security;

/**
 * Abstract class for representing access to a system resource.
 * All permissions have a name (whose interpretation depends on the subclass),
 * as well as abstract functions for defining the semantics of the
 * particular Permission subclass.
 * 
 * <p>Most Permission objects also include an "actions" list that tells the actions
 * that are permitted for the object. For example,
 * for a {@code java.io.FilePermission} object, the permission name is
 * the pathname of a file (or directory), and the actions list
 * (such as "read, write") specifies which actions are granted for the
 * specified file (or for files in the specified directory).
 * The actions list is optional for Permission objects, such as
 * [@code java.lang.RuntimePermission],
 * that don't need such a list; you either have the named permission (such
 * as "system.exit") or you don't.
 * 
 * <p>An important method that must be implemented by each subclass is
 * the {@code implies} method to compare Permissions. Basically,
 * "permission p1 implies permission p2" means that
 * if one is granted permission p1, one is naturally granted permission p2.
 * Thus, this is not an equality test, but rather more of a
 * subset test.
 * 
 * Permission objects are similar to String objects in that they
 * are immutable once they have been created. Subclasses should not
 * provide methods that can change the state of a permission
 * once it has been created.
 */
public abstract class Permission implements Guard, java.io.Serializable {

    private static final long serialVersionUID = -563657022231596674L;

    private String name;

    public Permission(String name) {
        this.name = name;
    }

    public void checkGuard(Object object) throws SecurityException {
        SecurityManager sm = System.getSecurityManager();
        if (sm != null) sm.checkPermission(this);
    }
}

*/

* @author Marianne Mueller
* @author Roland Schemers */
/**
 * Checks if the specified permission's actions are "implied by"
 * this object's actions.
 * <p>
 * This must be implemented by subclasses of Permission, as they are the
 * only ones that can impose semantics on a Permission object.
 * 
 * @param permission the permission to check against.
 * 
 * @return true if the specified permission is implied by this object,
 * false if not.
 */

public abstract boolean implies(Permission permission);

/**
 * Checks two Permission objects for equality.
 * <p>
 * Do not use the {@code equals} method for making access control
 * decisions; use the {@code implies} method.
 * 
 * @param obj the object we are testing for equality with this object.
 * 
 * @return true if both Permission objects are equivalent.
 */

public abstract boolean equals(Object obj);

/**
 * Returns the hash code value for this Permission object.
 * <p>
 * The required {@code hashCode} behavior for Permission Objects is
 * the following:
 * <ul>
 * <li>Whenever it is invoked on the same Permission object more than
 * once during an execution of a Java application, the
 *  [@code hashCode] method
 *  must consistently return the same integer. This integer need not
 *  remain consistent from one execution of an application to another
 *  execution of the same application.
 *  <li>If two Permission objects are equal according to the
 *  [@code equals]
 *  method, then calling the [@code hashCode] method on each of the
* two Permission objects must produce the same integer result.
* </ul>
* @return a hash code value for this object.
*/

public abstract int hashCode();

/**
 * Returns the name of this Permission.
 * For example, in the case of a { @code java.io.FilePermission},
 * the name will be a pathname.
 *
 * @return the name of this Permission.
 */

public final String getName() {
    return name;
}

/**
 * Returns the actions as a String. This is abstract
 * so subclasses can defer creating a String representation until
 * one is needed. Subclasses should always return actions in what they
 * consider to be their
 * canonical form. For example, two FilePermission objects created via
 * the following:
 *
 * <pre>
 * perm1 = new FilePermission(p1,"read,write");
 * perm2 = new FilePermission(p2,"write,read");
 * </pre>
 *
 * both return
 * "read,write" when the { @code getActions} method is invoked.
 *
 * @return the actions of this Permission.
 */

public abstract String getActions();

/**
 * Returns an empty PermissionCollection for a given Permission object, or null if
 * one is not defined. Subclasses of class Permission should
 * override this if they need to store their permissions in a particular
 * PermissionCollection object in order to provide the correct semantics
* when the {@code PermissionCollection.implies} method is called.
* If null is returned,
* then the caller of this method is free to store permissions of this
* type in any PermissionCollection they choose (one that uses a Hashtable,
* one that uses a Vector, etc).
*
* @return a new PermissionCollection object for this type of Permission, or
* null if one is not defined.
*/

public PermissionCollection newPermissionCollection() {
    return null;
}

/**
 * Returns a string describing this Permission. The convention is to
 * specify the class name, the permission name, and the actions in
 * the following format: '("ClassName" "name" "actions")', or
 * '("ClassName" "name")' if actions list is null or empty.
 *
 * @return information about this Permission.
 */

public String toString() {
    String actions = getActions();
    if ((actions == null) || (actions.length() == 0)) { // OPTIONAL
        return "(" + getClass().getName() + " " + name + ")";
    } else {
        return "(" + getClass().getName() + " " + name + " " + actions + ")";
    }
}

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 * accompanied this code).
 */
package java.security.acl;

/**
 * This interface represents a permission, such as that used to grant
 * a particular type of access to a resource.
 *
 * @author Satish Dharmaraj
 */
public interface Permission {

/**
 * Returns true if the object passed matches the permission represented
 * in this interface.
 *
 * @param another the Permission object to compare with.
 *
 * @return true if the Permission objects are equal, false otherwise
 */
public boolean equals(Object another);

/**
 * Prints a string representation of this permission.
 *
 * @return the string representation of the permission.
 */
public String toString();

}

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#
# Version

# Uses Fedora Core 6 fonts and file paths.
version=1
# Component Font Mappings

dialog.plain.latin-1=DejaVu LGC Sans

dialog.plain.japanese-x0208=Sazanami Gothic

dialog.plain.korean=Baekmuk Gulim

dialog.plain.chinese-big5=AR PL ShanHeiSun Uni

dialog.plain.chinese-gb18030=AR PL ShanHeiSun Uni

dialog.bold.latin-1=DejaVu LGC Sans Bold

dialog.bold.japanese-x0208=Sazanami Gothic

dialog.bold.korean=Baekmuk Gulim

dialog.bold.chinese-big5=AR PL ShanHeiSun Uni

dialog.bold.chinese-gb18030=AR PL ShanHeiSun Uni

dialog.italic.latin-1=DejaVu LGC Sans Oblique

dialog.italic.japanese-x0208=Sazanami Gothic

dialog.italic.korean=Baekmuk Gulim

dialog.italic.chinese-big5=AR PL ShanHeiSun Uni

dialog.italic.chinese-gb18030=AR PL ShanHeiSun Uni

dialog.bolditalic.latin-1=DejaVu LGC Sans Bold Oblique

dialog.bolditalic.japanese-x0208=Sazanami Gothic

dialog.bolditalic.korean=Baekmuk Gulim

dialog.bolditalic.chinese-big5=AR PL ShanHeiSun Uni

dialog.bolditalic.chinese-gb18030=AR PL ShanHeiSun Uni

sansserif.plain.latin-1=DejaVu LGC Sans

sansserif.plain.japanese-x0208=Sazanami Gothic

sansserif.plain.korean=Baekmuk Gulim

sansserif.plain.chinese-big5=AR PL ShanHeiSun Uni

sansserif.plain.chinese-gb18030=AR PL ShanHeiSun Uni

sansserif.bold.latin-1=DejaVu LGC Sans Bold

sansserif.bold.japanese-x0208=Sazanami Gothic

sansserif.bold.korean=Baekmuk Gulim

sansserif.bold.chinese-big5=AR PL ShanHeiSun Uni

sansserif.bold.chinese-gb18030=AR PL ShanHeiSun Uni

sansserif.italic.latin-1=DejaVu LGC Sans Oblique

sansserif.italic.japanese-x0208=Sazanami Gothic

sansserif.italic.korean=Baekmuk Gulim

sansserif.italic.chinese-big5=AR PL ShanHeiSun Uni

sansserif.italic.chinese-gb18030=AR PL ShanHeiSun Uni

sansserif.bolditalic.latin-1=DejaVu LGC Sans Bold Oblique

sansserif.bolditalic.japanese-x0208=Sazanami Gothic
monospaced.bolditalic.latín-1=DejaVu LGC Sans Mono Bold Oblique
monospaced.bolditalic.japánese-x0208=Sazanami Gothic
monospaced.bolditalic.koreán=Baekmuk Gulim
monospaced.bolditalic.chinese-big5=AR PL ShanHeiSun Uni
monospaced.bolditalic.chinese-gb18030=AR PL ShanHeiSun Uni

dialoginput.plain.latín-1=DejaVu LGC Sans Mono
dialoginput.plain.japánese-x0208=Sazanami Gothic
dialoginput.plain.koreán=Baekmuk Gulim
dialoginput.plain.chinese-big5=AR PL ShanHeiSun Uni
dialoginput.plain.chinese-gb18030=AR PL ShanHeiSun Uni

dialoginput.bold.latín-1=DejaVu LGC Sans Mono Bold
dialoginput.bold.japánese-x0208=Sazanami Gothic
dialoginput.bold.koreán=Baekmuk Gulim
dialoginput.bold.chinese-big5=AR PL ShanHeiSun Uni
dialoginput.bold.chinese-gb18030=AR PL ShanHeiSun Uni

dialoginput.italic.latín-1=DejaVu LGC Sans Mono Oblique
dialoginput.italic.japánese-x0208=Sazanami Gothic
dialoginput.italic.koreán=Baekmuk Gulim
dialoginput.italic.chinese-big5=AR PL ShanHeiSun Uni
dialoginput.italic.chinese-gb18030=AR PL ShanHeiSun Uni

dialoginput.bolditalic.latín-1=DejaVu LGC Sans Mono Bold Oblique
dialoginput.bolditalic.japánese-x0208=Sazanami Gothic
dialoginput.bolditalic.koreán=Baekmuk Gulim
dialoginput.bolditalic.chinese-big5=AR PL ShanHeiSun Uni
dialoginput.bolditalic.chinese-gb18030=AR PL ShanHeiSun Uni

# Search Sequences

sequence.allfonts=latín-1
sequence.allfonts.Big5=chinese-big5,latin-1
sequence.allfonts.x-euc-jp-bsd=japánese-x0208,latín-1
sequence.allfonts.EUC-KR=koreán,latín-1
sequence.allfonts.GB18030=chinese-gb18030,latín-1
sequence.fallback=chinese-big5,chinese-gb18030,japánese-x0208,koreán

# Font File Names

filename.DejaVu_LGC_Sans=/usr/share/fonts/dejavu-lgc/DejaVuLGCSans.ttf
filename.DejaVu_LGC_Sans_Bold=/usr/share/fonts/dejavu-lgc/DejaVuLGCSans-Bold.ttf
filename.DejaVu_LGC_Sans_Oblique=/usr/share/fonts/dejavu-lgc/DejaVuLGCSans-Oblique.ttf
filename.DejaVu_LGC_Sans_Bold_Oblique=/usr/share/fonts/dejavu-lgc/DejaVuLGCSans-BoldOblique.ttf
filename.DejaVu_LGC_Sans_Mono=/usr/share/fonts/dejavu-lgc/DejaVuLGCSansMono.ttf
package java.lang;

import java.io.BufferedInputStream;
import java.io.BufferedOutputStream;
import java.io.ByteArrayInputStream;
import java.io.FileDescriptor;
import java.io.FileInputStream;
import java.io.FileOutputStream;
import java.io.IOException;
import java.io.InputStream;
import java.io.OutputStream;
import java.util.Arrays;
import java.util.Locale;
import java.util.concurrent.Executors;
import java.util.concurrent.Executor;
import java.util.concurrent.ThreadFactory;
import java.security.AccessController;
import static java.security.AccessController.doPrivileged;
import java.security.PrivilegedAction;
import java.security.PrivilegedExceptionAction;

/**<n
* java.lang.Process subclass in the UNIX environment.
*
* @author Mario Wolczko and Ross Knippel.
* @author Konstantin Kladko (ported to Bsd)
* @author Martin Buchholz
*/
final class UNIXProcess extends Process {
    private static final sun.misc.JavaIOFileDescriptorAccess fdAccess
       = sun.misc.SharedSecrets.getJavaIOFileDescriptorAccess();

    private final int pid;
    private int exitcode;
    private boolean hasExited;

    private /* final */ OutputStream stdin;
    private /* final */ InputStream stdout;
    private /* final */ InputStream stderr;

    private static enum LaunchMechanism {
        FORK(1),
        POSIX_SPAWN(2);

        private int value;
        LaunchMechanism(int x) {value = x;}
    }

    /* On BSD, the default is to spawn */
    private static final LaunchMechanism launchMechanism;
    private static byte[] helperpath;

    private static byte[] toCString(String s) {
        if (s == null)
return null;
byte[] bytes = s.getBytes();
byte[] result = new byte[bytes.length + 1];
System.arraycopy(bytes, 0,
    result, 0,
    bytes.length);
result[result.length-1] = (byte)0;
return result;
}

static {
    launchMechanism = AccessController.doPrivileged(
        new PrivilegedAction<LaunchMechanism>()
        {
            public LaunchMechanism run() {
                String javahome = System.getProperty("java.home");

                helperpath = toCString(javahome + "/lib/jspawnhelper");
                String s = System.getProperty(
                    "jdk.lang.Process.launchMechanism", "posix_spawn");

                try {
                    return LaunchMechanism.valueOf(s.toUpperCase(Locale.ENGLISH));
                } catch (IllegalArgumentException e) {
                    throw new Error(s + " is not a supported " +
                        "process launch mechanism on this platform.");
                }
            }
        });
}
/* this is for the reaping thread */
private native int waitForProcessExit(int pid);

/**
 * Create a process. Depending on the mode flag, this is done by
 * one of the following mechanisms.
 * - fork(2) and exec(2)
 * - posix_spawn(2)
 * @param fds an array of three file descriptors.
 * Indexes 0, 1, and 2 correspond to standard input,
 * standard output and standard error, respectively. On
 * input, a value of -1 means to create a pipe to connect
 * child and parent processes. On output, a value which
 * is not -1 is the parent pipe fd corresponding to the
 * pipe which has been created. An element of this array
 * is -1 on input if and only if it is &lt;em&gt;not&lt;/em&gt; -1 on
private native int forkAndExec(int mode, byte[] helperpath,
        byte[] prog,
        byte[] argBlock, int argc,
        byte[] envBlock, int envc,
        byte[] dir,
        int[] fds,
        boolean redirectErrorStream)
throws IOException;

/**
 * The thread factory used to create "process reaper" daemon threads.
 */
private static class ProcessReaperThreadFactory implements ThreadFactory {
    private final static ThreadGroup group = getRootThreadGroup();

    private static ThreadGroup getRootThreadGroup() {
        return doPrivileged(new PrivilegedAction<ThreadGroup> () {
            public ThreadGroup run() {
                ThreadGroup root = Thread.currentThread().getThreadGroup();
                while (root.getParent() != null)
                    root = root.getParent();
                return root;
            }
        });
    }

    public Thread newThread(Runnable grimReaper) {
        // Our thread stack requirement is quite modest.
        Thread t = new Thread(group, grimReaper, "process reaper", 32768);
        t.setDaemon(true);
        // A small attempt (probably futile) to avoid priority inversion
        t.setPriority(Thread.MAX_PRIORITY);
        return t;
    }
}

/**
 * The thread pool of "process reaper" daemon threads.
 */
private static final Executor processReaperExecutor =
    doPrivileged(new PrivilegedAction<Executor>() {
        public Executor run() {
            return Executors.newCachedThreadPool
                (new ProcessReaperThreadFactory());
        }
    });
UNIXProcess(final byte[] prog,
    final byte[] argBlock, final int argc,
    final byte[] envBlock, final int envc,
    final byte[] dir,
    final int[] fds,
    final boolean redirectErrorStream)
throws IOException {

    pid = forkAndExec(launchMechanism.value,
            helperpath,
            prog,
            argBlock, argc,
            envBlock, envc,
            dir,
            fds,
            redirectErrorStream);

    try {
        doPrivileged(new PrivilegedExceptionAction<Void>() {
            public Void run() throws IOException {
                initStreams(fds);
                return null;
            }
        });
    } catch (PrivilegedActionException ex) {
        throw (IOException) ex.getException();
    }

    static FileDescriptor newFileDescriptor(int fd) {
        FileDescriptor fileDescriptor = new FileDescriptor();
        fdAccess.set(fileDescriptor, fd);
        return fileDescriptor;
    }

    void initStreams(int[] fds) throws IOException {
        stdin = (fds[0] == -1) ?
            ProcessBuilder.NullOutputStream.INSTANCE :
            new ProcessPipeOutputStream(fds[0]);

        stdout = (fds[1] == -1) ?
            ProcessBuilder.NullInputStream.INSTANCE :
            new ProcessPipeInputStream(fds[1]);

        stderr = (fds[2] == -1) ?
            ProcessBuilder.NullInputStream.INSTANCE :
            new ProcessPipeInputStream(fds[2]);

        processReaperExecutor.execute(new Runnable() {
public void run() {
    int exitcode = waitForProcessExit(pid);
    UNIXProcess.this.processExited(exitcode);
}

void processExited(int exitcode) {
    synchronized (this) {
        this.exitcode = exitcode;
        hasExited = true;
        notifyAll();
    }

    if (stdout instanceof ProcessPipeInputStream)
        ((ProcessPipeInputStream) stdout).processExited();

    if (stderr instanceof ProcessPipeInputStream)
        ((ProcessPipeInputStream) stderr).processExited();

    if (stdin instanceof ProcessPipeOutputStream)
        ((ProcessPipeOutputStream) stdin).processExited();
}

public OutputStream getOutputStream() {
    return stdin;
}

public InputStream getInputStream() {
    return stdout;
}

public InputStream getErrorStream() {
    return stderr;
}

public synchronized int waitFor() throws InterruptedException {
    while (!hasExited) {
        wait();
    }
    return exitcode;
}

public synchronized int exitValue() {
    if (!hasExited) {
        throw new IllegalThreadStateException("process hasn't exited");
    }
    return exitcode;
}
private static native void destroyProcess(int pid);

public void destroy() {
    // There is a risk that pid will be recycled, causing us to
    // kill the wrong process! So we only terminate processes
    // that appear to still be running. Even with this check,
    // there is an unavoidable race condition here, but the window
    // is very small, and OSes try hard to not recycle pids too
    // soon, so this is quite safe.
    synchronized (this) {
        if (!hasExited)
            destroyProcess(pid);
    }
    try { stdin.close(); } catch (IOException ignored) {}
    try { stdout.close(); } catch (IOException ignored) {}
    try { stderr.close(); } catch (IOException ignored) {}
}

private static native void init();

static {
    init();
}

/**
 * A buffered input stream for a subprocess pipe file descriptor
 * that allows the underlying file descriptor to be reclaimed when
 * the process exits, via the processExited hook.
 *
 * This is tricky because we do not want the user-level InputStream to be
 * closed until the user invokes close(), and we need to continue to be
 * able to read any buffered data lingering in the OS pipe buffer.
 */
static class ProcessPipeInputStream extends BufferedInputStream {
    private final Object closeLock = new Object();

    ProcessPipeInputStream(int fd) {
        super(new FileInputStream(newFileDescriptor(fd)));
    }

    private static byte[] drainInputStream(InputStream in)
        throws IOException {
        int n = 0;
        int j;
        byte[] a = null;
        while ((j = in.available()) > 0) {
            a = (a == null) ? new byte[j] : Arrays.copyOf(a, n + j);
            n += in.read(a, n, j);
        }
    }
}
return (a == null || n == a.length) ? a : Arrays.copyOf(a, n);

/** Called by the process reaper thread when the process exits. */
synchronized void processExited() {
    synchronized (closeLock) {
        try {
            InputStream in = this.in;
            // this stream is closed if and only if: in == null
            if (in != null) {
                byte[] stragglers = drainInputStream(in);
                in.close();
                this.in = (stragglers == null) ? ProcessBuilder.NullInputStream.INSTANCE :
                    new ByteArrayInputStream(stragglers);
            }
            catch (IOException ignored) {
            }
        }
    }
}

@Override
public void close() throws IOException {
    // BufferedInputStream#close() is not synchronized unlike most other methods.
    // Synchronizing helps avoid race with processExited().
    synchronized (closeLock) {
        super.close();
    }
}

/**
 * A buffered output stream for a subprocess pipe file descriptor
 * that allows the underlying file descriptor to be reclaimed when
 * the process exits, via the processExited hook.
 */
static class ProcessPipeOutputStream extends BufferedOutputStream {
    ProcessPipeOutputStream(int fd) {
        super(new FileOutputStream(newFileDescriptor(fd)));
    }

    /** Called by the process reaper thread when the process exits. */
synchronized void processExited() {
        OutputStream out = this.out;
        if (out != null) {
            try {
                out.close();
            } catch (IOException ignored) {
                // We know of no reason to get an IOException, but if
            }
        }
    }
}
// we do, there’s nothing else to do but carry on.
} else {
    this.out = ProcessBuilder.NullOutputStream.INSTANCE;
}

1.161 java_cup 0.11a :16.el7
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1.162 javapackages-tools 3.4.1 :11.el7
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1.63 Javassist 3.11.0.GA
1.63.1 Available under license:

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 */

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Version 1.1

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1.167 jaxrpc-api 1.1 :0

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1.184 jtidy r938

1.185 kbd 1.15.5 :13.el7

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- `g_exp_sec_context.c`
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```python
div class="highlight-python">include/class/iprop_hdr.h
kadmin/server/ipropd_svc.c
lib/kdb/class/iprop.x
lib/kdb/class/kdb_convert.c
lib/kdb/class/kdb_log.c
lib/kdb/class/kdb_log.h
lib/krb5/class/error_tables/kdb5_err.et
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The implementations of GSSAPI mechglue in GSSAPI-SPNEGO in `src/lib/gssapi`, including the following files:

.. parsed-literal::

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

.. parsed-literal::

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

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cmd/krb5/kadmin/server/ipropd_svc.c
cmd/krb5/kproplog/kproplog.c
cmd/krb5/slave/kpropd_rpc.c
lib/gss_mechs/mech_krb5/et/kdb5_err.c
lib/gss_mechs/mech_spnego/mech/gssapiP_spnego.h
lib/gss_mechs/mech_spnego/mech/spnego_mech.c
lib/krb5/kadm5/kadm_host_srv_names.c
lib/krb5/kdb/kdb_convert.c
lib/krb5/kdb/kdb_hdr.h
lib/krb5/kdb/kdb_hdr.c
lib/krb5/kdb/kdb_log.h
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lib/libgss/g_acquire_cred.c
lib/libgss/g_canon_name.c
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lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
lib/gssapi/mechglue/g_context_time.c
lib/gssapi/mechglue/g_delete_sec_context.c
lib/gssapi/mechglue/g_dsp_name.c
lib/gssapi/mechglue/g_dsp_status.c
lib/gssapi/mechglue/g_dup_name.c
lib/gssapi/mechglue/g_exp_sec_context.c
lib/gssapi/mechglue/g_export_name.c
lib/gssapi/mechglue/g_glue.c
lib/gssapi/mechglue/g_imp_name.c
lib/gssapi/mechglue/g_imp_sec_context.c
lib/gssapi/mechglue/g_init_sec_context.c
lib/gssapi/mechglue/g_initialize.c
lib/gssapi/mechglue/g_inquire_context.c
lib/gssapi/mechglue/g_inquire_cred.c
lib/gssapi/mechglue/g_inquire_names.c
lib/gssapi/mechglue/g_process_context.c
lib/gssapi/mechglue/g_rel_buffer.c
lib/gssapi/mechglue/g_rel_cred.c
lib/gssapi/mechglue/g_rel_name.c
lib/gssapi/mechglue/g_rel_oid_set.c
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lib/gssapi/mechglue/g_sign.c
lib/gssapi/mechglue/g_store_cred.c
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lib/gssapi/mechglue/g_userok.c
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lib/gssapi/mechglue/gssd_pname_to_uid.c
lib/gssapi/mechglue/mglueP.h
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lib/gssapi/spnego/gssapiP_spnego.h
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        VERSION:     '1.15.1',
        COLLAPSE_INDEX: false,
        FILE_SUFFIX: '.html',
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```python
lib/gssapi/generic/gssapi_err_generic
lib/gssapi/mechglue/g_accept_sec_context
lib/gssapi/mechglue/g_acquire_cred
lib/gssapi/mechglue/g_krb5getcredinfo
lib/gssapi/mechglue/g_krb5init_context
lib/gssapi/mechglue/g_krb5init_cred
```

2425
g_canon_name(1) su1

lib/gssapi/mechglue/g_compare_name(1) su1

lib/gssapi/mechglue/g_context_time(1) su1

lib/gssapi/mechglue/g_delete_sec_context(1) su1

lib/gssapi/mechglue/g_dup_name(1) su1

lib/gssapi/mechglue/g_exp_sec_context(1) su1

lib/gssapi/mechglue/g_export_name(1) su1

lib/gssapi/mechglue/g_glue(1) su1

lib/gssapi/mechglue/g_imp_name(1) su1

lib/gssapi/mechglue/g_imp_sec_context(1) su1

lib/gssapi/mechglue/g_init_sec_context(1) su1

lib/gssapi/mechglue/g_initialize(1) su1

lib/gssapi/mechglue/g_inquire_context(1) su1

lib/gssapi/mechglue/g_inquire_cred(1) su1

lib/gssapi/mechglue/g_inquire_sec(1) su1

lib/gssapi/mechglue/g_init(1) su1
and the initial implementation of incremental propagation, including
the following new or changed files:

```
#include <iprop_hdr.h>
kadmin/server/ipropd_svc.c
lib/kdb/iprop.c
lib/kdb/kdb_convert.c
lib/kdb/kdb_log.c
lib/kdb/kdb_log.h
lib/krb5/error_tables
```

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

.. parsed-literal::

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

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

.. parsed-literal::

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

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cmd/krb5/slave/kpropd_rpc.c
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import os
import sys
import re

def warn(fname, ln, msg):
    print '%s: %d: %s' % (fname, ln + 1, msg)

def indicates_license(line):
    return 'Copyright' in line or 'COPYRIGHT' in line or 'License' in line

# Check a comment for boilerplate violations. Return true if the comment
# is a license statement.
def check_comment(comment, fname, ln, code_seen, nonlicense_seen):
    text_seen = False
    is_license = False
    for line in comment:
        if not is_license and indicates_license(line):
            is_license = True
        if text_seen:
            warn(fname, ln, 'License begins after first line of comment')
        elif code_seen:
            warn(fname, ln, 'License after code')
        elif nonlicense_seen:
            warn(fname, ln, 'License after non-license comments')
        break
    # DB2 licenses start with '/*-' and we don't want to change them.
    if line != '' and line != '-':
        text_seen = True
    return is_license

def check_file(lines, fname):
    # Skip emacs mode line if present.
    ln = 0
    if '-*- mode: c;' in lines[ln]:
        ln += 1
    # Check filename comment if present.
    m = re.match(r'/\* ([^ ]*)( - .*)? */', lines[ln])
    if m:
        if m.group(1) != fname:
            warn(fname, ln, 'Wrong filename in comment')
        ln += 1
    # Check file name comment if present.
    m = re.match(r'^[ ]*([^ ]*)\s*[ ]*(.*)', lines[ln])
    if m:
        if m.group(1) != fname:
            warn(fname, ln, 'Wrong filename in comment')
        ln += 1
    # Scan for license statements.
in_comment = False
code_seen = False
nonlicense_seen = False
for line in lines[ln:]:
    # Strip out whitespace and comments contained within a line.
    if not in_comment:
        line = re.sub(r'^\*.*?\*\/', '', line)
        line = line.strip()
    if not in_comment and '/*' in line:
        (line, sep, comment_part) = line.partition('/*')
        comment = [comment_part.strip()]
        comment_starts_at = ln
        in_comment = True
    elif in_comment and '*/' not in line:
        comment.append(line.lstrip('*').lstrip())
    elif in_comment:
        (comment_part, sep, line) = line.partition('*/')
        comment.append(comment_part.strip())
    is_license = check_comment(comment, fname, comment_starts_at,
                                code_seen, nonlicense_seen)
    nonlicense_seen = nonlicense_seen or not is_license
    in_comment = False
    elif line.strip() != '':
        code_seen = True
        ln += 1

for fname in sys.argv[1:]:
    if fname.startswith('./'):
        fname = fname[2:]
    f = open(fname)
    lines = f.readlines()
    f.close()
    check_file(lines, fname)

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1.189 krb5 1.15.1 :8.el7

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```
lib/gssapi/generic/gssapi_err_generic.c
lib/gssapi/mechglue/g_accept_sec_context.c
lib/gssapi/mechglue/g_acquire_cred.c
lib/gssapi/mechglue/g_canon_name.c
lib/gssapi/mechglue/g_compare_name.c
```
and the initial implementation of incremental propagation, including
the following new or changed files:

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

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   lib/gssapi/mechglue/g_acquire_credential.c
   lib/gssapi/mechglue/g_canon_name.c
   lib/gssapi/mechglue/g_compare_name.c
   lib/gssapi/mechglue/g_context_time.c
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   kadmin/server/ipropd_svc.c
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uts/common/gssapi/include/gssapi_err_generic.h
uts/common/gssapi/include/mechglueP.h

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/* This program is intended to be used by "make check-copyright". It checks for violations of the coding standards related to copyright and license statements in source code comments. */
import os
import sys
import re

def warn(fname, ln, msg):
    print '%s: %d: %s' % (fname, ln + 1, msg)

def indicates_license(line):
    return 'Copyright' in line or 'COPYRIGHT' in line or 'License' in line

# Check a comment for boilerplate violations. Return true if the comment
# is a license statement.
def check_comment(comment, fname, ln, code_seen, nonlicense_seen):
    text_seen = False
    is_license = False
    for line in comment:
        if not is_license and indicates_license(line):
            is_license = True
        if text_seen:
            warn(fname, ln, 'License begins after first line of comment')
        elif code_seen:
            warn(fname, ln, 'License after code')
        elif nonlicense_seen:
            warn(fname, ln, 'License after non-license comments')
        break
    # DB2 licenses start with '/*- ' and we don't want to change them.
    if line != '' and line != '-*
    text_seen = True
    return is_license

def check_file(lines, fname):
    # Skip emacs mode line if present.
    ln = 0
    if '-*- mode: c;' in lines[ln]:
        ln += 1
    # Check filename comment if present.
    m = re.match(r'/\* ([^ \*\*])\*\* (\* \*\*)? \*/', lines[ln])
    if m:
        if m.group(1) != fname:
            warn(fname, ln, 'Wrong filename in comment')
        ln += 1
    # Check file comments.
    in_comment = False
    code_seen = False
    nonlicense_seen = False
    for line in lines[ln:]:
# Strip out whitespace and comments contained within a line.
if not in_comment:
    line = re.sub(r'/\*.*?\*/', '', line)
    line = line.strip()

if not in_comment and '/\*\*' in line:
    (line, sep, comment_part) = line.partition('/\*\*')
    comment = [comment_part.strip()]
    comment_starts_at = ln
    in_comment = True
elif in_comment and '/\*/' not in line:
    comment.append(line.lstrip('*').lstrip())
elif in_comment:
    (comment_part, sep, line) = line.partition('/\*/')
    comment.append(comment_part.strip())

is_license = check_comment(comment, fname, comment_starts_at,
                            code_seen, nonlicense_seen)
nonlicense_seen = nonlicense_seen or not is_license
in_comment = False
elif line.strip() != ':
    code_seen = True

ln += 1

for fname in sys.argv[1:]:
    if fname.startswith('./'):
        fname = fname[2:]
    f = open(fname)
    lines = f.readlines()
    f.close()
    check_file(lines, fname)

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```
* Florham Park NJ *
* Glenn Fowler <gsf@research.att.com> *
***********************************************************************/
#pragma prototyped

/*
 * bsd
 */

#define bsd_description \\
"The BSD checksum."
#define bsd_options0
#define bsd_match "bsd|ucb"
#define bsd_openlong_open
#define bsd_initlong_init
#define bsd_done_short_done
#define bsd_printlong_print
#define bsd_datalong_data
#define bsd_scale1024

static int
bsd_block(register Sum_t* p, const void* s, size_t n)
{
    register uint32_t c = ((Integral_t*)p)->sum;
    register unsigned char* b = (unsigned char*)s;
    register unsigned char* e = b + n;

    while (b < e)
        c = (((c >> 1) + *b++ + ((c & 01) ? 0x8000 : 0)) & 0xffff;
    ((Integral_t*)p)->sum = c;
    return 0;
}

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1.192 ldns 1.6.16 :10.el7
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1.193 less 458 :9.el7

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

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

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a 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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````tex
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````info
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\section*{TERMS AND CONDITIONS}
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````enumerate
\begin{enumerate}
\item \textbf{Definitions.}
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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.

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

The modified work must itself be a software library.

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

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

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

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

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

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

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

@item 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.

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.

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:

@enumerate
@item
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.)

@item
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.

@item
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.

@item
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.

@item
Verify that the user has already received a copy of these materials or that you have already sent this user a copy.
@end enumerate

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
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.

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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@end enumerate

@end iftex
@heading END OF TERMS AND CONDITIONS
@end iftex
@ifinfo
@center END OF TERMS AND CONDITIONS
@end ifinfo
@page
@appendixsubsec How to Apply These Terms to Your New Libraries

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(which use some of those functions and data) to form executables.

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

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   c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

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

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

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6. As an exception to the Sections above, you may also 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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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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1.198 libcap 2.22 :9.el7

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---------      ---------
mach_override  lib/interception/mach_override

/* Definitions for BSD assembler syntax for Intel 386
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   adapted to BSD conventions for symbol names and debugging.)
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/* Use the Sequent Symmetry assembler syntax.  */

/* Define the syntax of pseudo-ops, labels and comments.  */

/* Prefix for internally generated assembler labels.  If we aren't using
   underscores, we are using prefix `.s to identify labels that should
   be ignored, as in `i386/gas.h' --karl@cs.umb.edu */
#define LPREFIX "L"

/* Assembler pseudo to introduce constants of various size.  */
#define ASM_BYTE "\t.byte\t"
#define ASM_SHORT "\t.word\t"
#define ASM_LONG "\t.long\t"
#define ASM_QUAD "\t.quad\t" /* Should not be used for 32bit compilation. */

/* This was suggested, but it shouldn't be right for DBX output. -- RMS
#define ASM_OUTPUT_SOURCE_FILENAME(FILE, NAME) */

/* Define the syntax of labels and symbol definitions/declarations.  */
/* This is how to output an assembler line
   that says to advance the location counter by SIZE bytes. */

#define ASM_OUTPUT_SKIP(FILE,SIZE)  \
  fprintf (FILE, "\t.space \"HOST_WIDE_INT_PRINT_UNSIGNED\"%"", (SIZE))

/* Define the syntax of labels and symbol definitions/declarations. */

/* This says how to output an assembler line
to define a global common symbol. */

#define ASM_OUTPUT_COMMON(FILE, NAME, SIZE, ROUNDED)  \
  ( fputs (".comm ", (FILE)),\ 
   assemble_name ((FILE), (NAME)),\ 
   fprintf ((FILE), ",%u\n", (int)(ROUNDED)))

/* This says how to output an assembler line
to define a local common symbol. */

#define ASM_OUTPUT_LOCAL(FILE, NAME, SIZE, ROUNDED)  \
  ( fputs (".lcomm ", (FILE)),\ 
   assemble_name ((FILE), (NAME)),\ 
   fprintf ((FILE), ",%u\n", (int)(ROUNDED)))

#if defined HAVE_GAS_LCOMM_WITH_ALIGNMENT
#define ASM_OUTPUT_ALIGNED_LOCAL(FILE, NAME, SIZE, ALIGNMENT)  \
  ( fputs (".lcomm ", (FILE)),\ 
   assemble_name ((FILE), (NAME)),\ 
   fprintf ((FILE), ",%u,%u\n", (int)(SIZE), (int)(ALIGNMENT) / BITS_PER_UNIT))
#endif

/* This is how to output an assembler line
   that says to advance the location counter
to a multiple of 2**LOG bytes. */

#define ASM_OUTPUT_ALIGN(FILE,LOG)  \
  if ((LOG)!=0) fprintf ((FILE), "\t.align %d\n", (LOG))

/* This is how to store into the string BUF
the symbol_ref name of an internal numbered label where
PREFIX is the class of label and NUM is the number within the class.
This is suitable for output with `assemble_name'. */

#define ASM_GENERATE_INTERNAL_LABEL(BUF,PREFIX,NUMBER)  \
  sprintf ((BUF), "*%s%ld", (PREFIX), (long)(NUMBER))

/* The prefix to add to user-visible assembler symbols. */
#define USER_LABEL_PREFIX "_"

/* Sequent has some changes in the format of DBX symbols. */
#define DBX_NO_XREFS 1

/* Don't split DBX symbols into continuations. */
#define DBX_CONTIN_LENGTH 0

ignore
c Set file name and title for man page.
@setfilename gfdl
@settitle GNU Free Documentation License
c man begin SEEALSO
gpl(7), fsf-funding(7).
c man end
c man begin COPYRIGHT
@uref{http://fsf.org/}

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of this license document, but changing it is not allowed.
c This file is intended to be included within another document,
c hence no sectioning command or @node.
c man end
derase ignore
c Special handling for inclusion in the install manual.
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@ifnothtml
@comment node-name, next, previous, up
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@end smallexample

The hypothetical commands @samp{show w} and @samp{show c} should show
the appropriate parts of the General Public License. Of course, your
program's commands might be different; for a GUI interface, you would
use an ``about box''.

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first, please read @url{http://www.gnu.org/philosophy/why-not-lgpl.html}.
@end c man end
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This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

HISTORY -

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

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

Some other contributors:

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

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

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

#!/usr/bin/python
#
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#
# This script is free software; you can redistribute it and/or modify
# it under the terms of the GNU General Public License as published by
# the Free Software Foundation; either version 3, or (at your option)
# any later version.

# This script adjusts the copyright notices at the top of source files
# so that they have the form:
#
#   Copyright XXXX-YYYY Free Software Foundation, Inc.
#
# It doesn't change code that is known to be maintained elsewhere or
# that carries a non-FSF copyright.
#
# The script also doesn't change testsuite files, except those in
# libstdc++-v3. This is because libstdc++-v3 has a conformance testsuite,
# while most tests in other directories are just things that failed at some
# point in the past.
#
# Pass --this-year to the script if you want it to add the current year
# to all applicable notices. Pass --quilt if you are using quilt and
# want files to be added to the quilt before being changed.
#
# By default the script will update all directories for which the
# output has been vetted. You can instead pass the names of individual
# directories, including those that haven't been approved. So:
#
#    update-copyright.pl --this-year
#
# is the command that would be used at the beginning of a year to update
# all copyright notices (and possibly at other times to check whether
# new files have been added with old years). On the other hand:
#
#    update-copyright.pl --this-year libjava
#
# would run the script on just libjava/.
#
# Note that things like --version output strings must be updated before
# this script is run. There's already a separate procedure for that.

import os
import re
import sys
import time
import subprocess

class Errors:
    def __init__(self):
        self.num_errors = 0

    def report(self, filename, string):
        pass

import os
import re
import sys
import time
import subprocess

class Errors:
    def __init__(self):
        self.num_errors = 0

    def report(self, filename, string):
        pass
if filename:
string = filename + ': ' + string
sys.stderr.write (string + '\n')
self.num_errors += 1
def ok (self):
return self.num_errors == 0
class GenericFilter:
def __init__ (self):
self.skip_files = set()
self.skip_dirs = set()
self.skip_extensions = set()
self.fossilised_files = set()
self.own_files = set()
self.skip_files |= set ([
# Skip licence files.
'COPYING',
'COPYING.LIB',
'COPYING3',
'COPYING3.LIB',
'LICENSE',
'fdl.texi',
'gpl_v3.texi',
'fdl-1.3.xml',
'gpl-3.0.xml',
# Skip auto- and libtool-related files
'aclocal.m4',
'compile',
'config.guess',
'config.sub',
'depcomp',
'install-sh',
'libtool.m4',
'ltmain.sh',
'ltoptions.m4',
'ltsugar.m4',
'ltversion.m4',
'lt~obsolete.m4',
'missing',
'mkdep',
'mkinstalldirs',
'move-if-change',
'shlibpath.m4',
'symlink-tree',
'ylwrap',

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# Skip FSF mission statement, etc.
'gnu.texi',
'funding.texi',
'appendix_free.xml',

# Skip imported texinfo files.
'texinfo.tex',

)

def get_line_filter (self, dir, filename):
    if filename.startswith ('ChangeLog'):
        # Ignore references to copyright in changelog entries.
        return re.compile ('\t')

    return None

def skip_file (self, dir, filename):
    if filename in self.skip_files:
        return True

    (base, extension) = os.path.splitext (os.path.join (dir, filename))
    if extension in self.skip_extensions:
        return True

    if extension == '.in':  
        # Skip .in files produced by automake.
        if os.path.exists (base + '.am'):
            return True

        # Skip files produced by autogen
        if (os.path.exists (base + '.def')
            and os.path.exists (base + '.tpl')):
            return True

        # Skip configure files produced by autoconf
        if filename == 'configure':
            if os.path.exists (base + '.ac'):
                return True

            if os.path.exists (base + '.in'):
                return True

        return False

def skip_dir (self, dir, subdir):
    return subdir in self.skip_dirs
def is_fossilised_file(self, dir, filename):
    if filename in self.fossilised_files:
        return True
    # Only touch current current ChangeLogs.
    if filename != 'ChangeLog' and filename.find('ChangeLog') >= 0:
        return True
    return False

def by_package_author(self, dir, filename):
    return filename in self.own_files

class Copyright:
    def __init__(self, errors):
        self.errors = errors

        # Characters in a range of years. Include '.' for typos.
        ranges = '[0-9][\-0-9,.\s]+[0-9]+'

        # Non-whitespace characters in a copyright holder's name.
        name = '\[\w.,-\]'

        # Matches one year.
        self.year_re = re.compile(ranges + '+')

        # Matches part of a year or copyright holder.
        self.continuation_re = re.compile(ranges + '|' + name)

        # Matches a full copyright notice:
        self.copyright_re = re.compile(ranges + '+')

        # 1: 'Copyright (C)', etc.
        # '(\[Cc\]opyright'  
        # '[\[Cc\]opyrights+\[Cc\]])'  
        # '[\[Cc\]opyrights+%s'  
        # '[\[Cc\]opyrights++copy;'  
        # '[\[Cc\]opyrights+@copyright{ }'  
        # '@set%s+copyright[\w-]+)'  

        # 2: the years. Include the whitespace in the year, so that  
        # we can remove any excess.
        # '\(\w*[\-+]? + ranges + \w*\)'  
        # '@value\{[^{}]*\}s*')')

        # 3: 'by ', if used
        # '(by\w+)?'

        # 4: the copyright holder. Don't allow multiple consecutive  
        # spaces, so that right-margin gloss doesn't get caught  
        # (e.g. gnat_ugn.texi).
def add_package_author(self, holder, canon_form = None):
    if not canon_form:
        canon_form = holder
    self.holders[holder] = canon_form
    index = holder.find (" ")
    while index >= 0:
        self.holder_prefixes.add (holder[:index])
        index = holder.find (" ", index + 1)

def add_external_author(self, holder):
    self.holders[holder] = None

class BadYear():
    def __init__ (self, year):
        self.year = year

    def __str__ (self):
        return 'unrecognised year: ' + self.year

def parse_year (self, string):
    year = int (string)
    if len (string) == 2:
        if year > 70:
            return year + 1900
        elif len (string) == 4:
            return year
    raise self.BadYear (string)
def year_range(self, years):
    year_list = [self.parse_year(year)
                 for year in self.year_re.findall(years)]
    assert len(year_list) > 0
    return (min(year_list), max(year_list))

def set_use_quilt(self, use_quilt):
    self.use_quilt = use_quilt

def include_year(self, year):
    assert not self.max_year
    self.max_year = year

def canonicalise_years(self, dir, filename, filter, years):
    # Leave texinfo variables alone.
    if years.startswith('@value'):
        return years
    (min_year, max_year) = self.year_range(years)
    # Update the upper bound, if enabled.
    if self.max_year and not filter.is_fossilised_file(dir, filename):
        max_year = max(max_year, self.max_year)
    # Use a range.
    if min_year == max_year:
        return '%d' % min_year
    else:
        return '%d-%d' % (min_year, max_year)

def strip_continuation(self, line):
    line = line.lstrip()
    match = self.comment_re.match(line)
    if match:
        line = line[match.end():].lstrip()
    return line

def is_complete(self, match):
    holder = match.group(4)
    return (holder
            and (holder not in self.holder_prefixes
                 or holder in self.holders))

def update_copyright(self, dir, filename, filter, file, line, match):
    orig_line = line
    next_line = None
    pathname = os.path.join(dir, filename)
intro = match.group(1)
if intro.startswith('@set'):
    # Texinfo year variables should always be on one line
    after_years = line[match.end(2):].strip()
    if after_years != ':
        self.errors.report(pathname,
                           'trailing characters in @set:
                           + after_years)
        return (False, orig_line, next_line)
else:
    # If it looks like the copyright is incomplete, add the next line.
    while not self.is_complete(match):
        try:
            next_line = file.next()
        except StopIteration:
            break
        # If the next line doesn’t look like a proper continuation,
        # assume that what we’ve got is complete.
        continuation = self.strip_continuation(next_line)
        if not self.continuation_re.match(continuation):
            break
        # Merge the lines for matching purposes.
        orig_line += next_line
        line = line.rstrip() + ' ' + continuation
        next_line = None
        # Rematch with the longer line, at the original position.
        match = self.copyright_re.match(line, match.start())
        assert match
        holder = match.group(4)

        # Use the filter to test cases where markup is getting in the way.
        if filter.by_package_author(dir, filename):
            assert holder not in self.holders
        elif not holder:
            self.errors.report(pathname, 'missing copyright holder')
            return (False, orig_line, next_line)
        elif holder not in self.holders:
            self.errors.report(pathname,
                               'unrecognised copyright holder: ' + holder)
            return (False, orig_line, next_line)
else:
# See whether the copyright is associated with the package
# author.
canon_form = self.holders[holder]
if not canon_form:
    return (False, orig_line, next_line)

# Make sure the author is given in a consistent way.
line = (line[:match.start (4)]
    + canon_form
    + line[match.end (4):])

# Remove any 'by'
line = line[:match.start (3)] + line[match.end (3):]

# Update the copyright years.
years = match.group (2).strip()
try:
    canon_form = self.canonicalise_years (dir, filename, filter, years)
except self.BadYear as e:
    self.errors.report (pathname, str (e))
    return (False, orig_line, next_line)

line = (line[:match.start (2)]
    + ' ' + canon_form + self.separator
    + line[match.end (2):])

# Use the standard (C) form.
if intro.endswith ('right'):
    intro += ' (C)'
elif intro.endswith ('(c)'):
    intro = intro[:-3] + '(C)'
line = line[:match.start (1)] + intro + line[match.end (1):]

# Strip trailing whitespace
line = line.rstrip() + '
'
return (line != orig_line, line, next_line)

def process_file (self, dir, filename, filter):
    pathname = os.path.join (dir, filename)
    if filename.endswith ('.tmp'):
        # Looks like something we tried to create before.
        try:
            os.remove (pathname)
        except OSError:
            pass
        return
lines = []
changed = False
line_filter = filter.get_line_filter (dir, filename)
with open (pathname, 'r') as file:
    prev = None
    for line in file:
        while line:
            next_line = None
            # Leave filtered-out lines alone.
            if not (line_filter and line_filter.match (line)):
                match = self.copyright_re.search (line)
                if match:
                    res = self.update_copyright (dir, filename, filter,
                                                file, line, match)
                    (this_changed, line, next_line) = res
                    changed = changed or this_changed
                    # Check for copyright lines that might have slipped by.
            elif self.other_copyright_re.search (line):
                self.errors.report (pathname,
                                    'unrecognised copyright: %s'
                                    % line.strip())
                lines.append (line)
                line = next_line
                # If something changed, write the new file out.
            if changed and self.errors.ok():
                tmp_pathname = pathname + '.tmp'
                with open (tmp_pathname, 'w') as file:
                    for line in lines:
                        file.write (line)
                    if self.use_quilt:
                        subprocess.call (["quilt", 'add', pathname])
                    os.rename (tmp_pathname, pathname)

def process_tree (self, tree, filter):
    for (dir, subdirs, filenames) in os.walk (tree):
        # Don’t recurse through directories that should be skipped.
        for i in xrange (len (subdirs) - 1, -1, -1):
            if filter.skip_dir (dir, subdirs[i]):
                del subdirs[i]
        # Handle the files in this directory.
        for filename in filenames:
            if filter.skip_file (dir, filename):
                sys.stdout.write ('Skipping %s
' % os.path.join (dir, filename))
            else:
self.process_file (dir, filename, filter)

class CmdLine:
    def __init__ (self, copyright = Copyright):
        self.errors = Errors()
        self.copyright = copyright (self.errors)
        self.dirs = []
        self.default_dirs = []
        self.chosen_dirs = []
        self.option_handlers = dict()
        self.option_help = []

        self.add_option ('--help', 'Print this help', self.o_help)
        self.add_option ('--quilt', '"quilt add" files before changing them',
                        self.o_quilt)
        self.add_option ('--this-year', 'Add the current year to every notice',
                        self.o_this_year)

    def add_option (self, name, help, handler):
        self.option_help.append ((name, help))
        self.option_handlers[name] = handler

    def add_dir (self, dir, filter = GenericFilter()):
        self.dirs.append ((dir, filter))

    def o_help (self, option = None):
        sys.stdout.write ('Usage: %s [options] dir1 dir2...

          Options:
' % sys.argv[0])
        format = '%-15s %s
'
        for (what, help) in self.option_help:
            sys.stdout.write (format % (what, help))
        sys.stdout.write ('
Directories:
')
        format = '%-25s
'
        i = 0
        for (dir, filter) in self.dirs:
            i += 1
            if i % 3 == 0 or i == len (self.dirs):
                sys.stdout.write (dir + '
')
            else:
                sys.stdout.write (format % dir)
        sys.exit (0)

    def o_quilt (self, option):
        self.copyright.set_use_quilt (True)

    def o_this_year (self, option):
        self.copyright.include_year (time.localtime().tm_year)
def main(self):
    for arg in sys.argv[1:]:
        if arg[1:] != '-':
            self.chosen_dirs.append(arg)
        elif arg in self.option_handlers:
            self.option_handlers[arg](arg)
        else:
            self.errors.report(None, 'unrecognised option: ' + arg)

if self.errors.ok():
    if len(self.chosen_dirs) == 0:
        self.chosen_dirs = self.default_dirs
    if len(self.chosen_dirs) == 0:
        self.o_help()
    else:
        for chosen_dir in self.chosen_dirs:
            canon_dir = os.path.join(chosen_dir, '')
            count = 0
            for (dir, filter) in self.dirs:
                if (dir + os.sep).startswith(canon_dir):
                    count += 1
                    self.copyright.process_tree(dir, filter)
            if count == 0:
                self.errors.report(None, 'unrecognised directory: ' + chosen_dir)
            sys.exit(0 if self.errors.ok() else 1)

#----------------------------------
class TopLevelFilter(GenericFilter):
    def skip_dir(self, dir, subdir):
        return True

class ConfigFilter(GenericFilter):
    def __init__(self):
        GenericFilter.__init__(self)
    def skip_file(self, dir, filename):
        if filename.endswith('.m4'):
            pathname = os.path.join(dir, filename)
            with open(pathname) as file:
                # Skip files imported from gettext.
                if file.readline().find('gettext-') >= 0:
                    return True
            return GenericFilter.skip_file(self, dir, filename)

class GCCFilter(GenericFilter):
    def __init__(self):
GenericFilter.__init__ (self)

self.skip_files |= set ( [
# Not part of GCC
'math-68881.h',
])

self.skip_dirs |= set ( [
# Better not create a merge nightmare for the GNAT folks.
'ada',

# Handled separately.
'testsuite',
])

self.skip_extensions |= set ( [
# Maintained by the translation project.
'.po',

# Automatically-generated.
'.pot',
])

self.fossilised_files |= set ( [
# Old news won't be updated.
'ONEWS',
])

class TestsuiteFilter (GenericFilter):
    def __init__ (self):
        GenericFilter.__init__ (self)

        self.skip_extensions |= set ( [
# Don't change the tests, which could be woend by anyone.
'.c',
'.C',
'.cc',
'.h',
'.hs',
'.f',
'.f90',
'.go',
'.inc',
'.java',
])

def skip_file (self, dir, filename):
# g++.niklas/README contains historical copyright information
if filename == 'README' and os.path.basename(dir) == 'g++.niklas':
    return True
return GenericFilter.skip_file(self, dir, filename)

class LibCppFilter(GenericFilter):
def __init__(self):
    GenericFilter.__init__(self)

    self.skip_extensions |= set([
        # Maintained by the translation project.
        '.po',

        # Automatically-generated.
        '.pot',
    ])

class LibGCCFilter(GenericFilter):
def __init__(self):
    GenericFilter.__init__(self)

    self.skip_dirs |= set([
        # Imported from GLIBC.
        'soft-fp',
    ])

class LibJavaFilter(GenericFilter):
def __init__(self):
    GenericFilter.__init__(self)

    self.skip_dirs |= set([
        # Handled separately.
        'testsuite',

        # Not really part of the library
        'contrib',

        # Imported from upstream
        'classpath',
        'libltdl',
    ])

def get_line_filter(self, dir, filename):
    if filename == 'NameDecoder.h':
        return re.compile('.*NAME_COPYRIGHT')
    if filename == 'ICC_Profile.h':
        return re.compile('.*icSigCopyrightTag')
    return GenericFilter.get_line_filter(self, dir, filename)
class LibMudflapFilter (GenericFilter):
    def __init__(self):
        GenericFilter.__init__(self)

        self.skip_dirs |= set([
            # Handled separately.
            'testsuite',
        ])

class LibStdCxxFilter (GenericFilter):
    def __init__(self):
        GenericFilter.__init__(self)

        self.skip_files |= set([
            # Contains no copyright of its own, but quotes the GPL.
            'intro.xml',
        ])

        self.skip_dirs |= set([
            # Contains automatically-generated sources.
            'html',

            # The testsuite data files shouldn't be changed.
            'data',

            # Contains imported images
            'images',
        ])

        self.own_files |= set([
            # Contains markup around the copyright owner.
            'spine.xml',
        ])

def get_line_filter(self, dir, filename):
    if filename == 'boost_concept_check.h':
        return re.compile ('// (C) Copyright Jeremy Siek')
    return GenericFilter.get_line_filter(self, dir, filename)

class GCCCopyright (Copyright):
    def __init__(self, errors):
        Copyright.__init__(self, errors)

        canon_fsf = 'Free Software Foundation, Inc.'
        self.add_package_author ('Free Software Foundation', canon_fsf)
        self.add_package_author ('Free Software Foundation.', canon_fsf)
        self.add_package_author ('Free Software Foundation Inc.', canon_fsf)
self.add_package_author('Free Software Foundation, Inc.', canon_fsf)
self.add_package_author('Free Software Foundation, Inc.', canon_fsf)
self.add_package_author('The Free Software Foundation', canon_fsf)
self.add_package_author('The Free Software Foundation, Inc.', canon_fsf)
self.add_package_author('Software Foundation, Inc.', canon_fsf)

self.add_external_author('ARM')
self.add_external_author('AdaCore')
self.add_external_author('Ami Tavory and Vladimir Dreizin, IBM-HRL.')
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self.add_external_author('The Regents of the University of California.')
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self.add_external_author('University of Toronto.')

class GCCCmdLine(CmdLine):
    def __init__(self):
        CmdLine.__init__(self, GCCCopyright)

        self.add_dir(';', TopLevelFilter())
        # boehm-gc is imported from upstream.
        self.add_dir('config', ConfigFilter())
        # contrib isn't really part of GCC.
        self.add_dir('fixincludes')
        self.add_dir('gec', GCCFilter())
        self.add_dir(os.path.join('gcc', 'testsuite'), TestsuiteFilter())
        self.add_dir('gntools')
        self.add_dir('include')
        self.add_dir('libada')
        self.add_dir('libatomic')
self.add_dir ('libbacktrace')
self.add_dir ('libcpp', LibCppFilter())
self.add_dir ('libdecnumber')
# libffi is imported from upstream.
self.add_dir ('libgcc', LibGCCFilter())
self.add_dir ('libgfortran')
self.add_dir ('libgomp')
self.add_dir ('libiberty')
self.add_dir ('libitm')
self.add_dir ('libjava', LibJavaFilter())
self.add_dir (os.path.join ('libjava', 'testsuite'), TestsuiteFilter())
self.add_dir ('libmudflap', LibMudflapFilter())
self.add_dir (os.path.join ('libmudflap', 'testsuite'),
             TestsuiteFilter())
self.add_dir ('libobjc')
self.add_dir ('libquadmath')
# libsanitiser is imported from upstream.
self.add_dir ('libssp')
self.add_dir ('libstdc++-v3', LibStdCxxFilter())
self.add_dir ('lto-plugin')
# zlib is imported from upstream.

self.default_dirs = [
    'gcc',
    'libada',
    'libatomic',
    'libbacktrace',
    'libcpp',
    'libdecnumber',
    'libgcc',
    'libgfortran',
    'libgomp',
    'libiberty',
    'libitm',
    'libmudflap',
    'libobjc',
    'libstdc++-v3',
]

GCCCmdLine().main()
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must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the 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.

@item
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.

@item
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:

@enumerate a
@item 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.)

@item 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.

@item 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.

@item 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.

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

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

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:

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

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@end enumerate

@api
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@end ifinfo

@page
@appendixsubsec How to Apply These Terms to Your New Libraries

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@smallexample
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@var{signature of Ty Coon}, 1 April 1990
Ty Coon, President of Vice
@end smallexample

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Version 2.1, February 1999

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or
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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
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distribute the source code, even though third parties are not
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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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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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package gnu.classpath.tools.taglets;

import java.util.Map;

import com.sun.tools.doclets.Taglet;

import com.sun.javadoc.Tag;
/* A simple Taglet which handles Copyright information. */

public class CopyrightTaglet implements Taglet {

    private static final String NAME = "copyright";
    private static final String HEADER = "Copyright:";

    public String getName() {
        return NAME;
    }

    public boolean inField() {
        return true;
    }

    public boolean inConstructor() {
        return true;
    }

    public boolean inMethod() {
        return true;
    }

    public boolean inOverview() {
        return true;
    }

    public boolean inPackage() {
        return true;
    }

    public boolean inType() {
        return true;
    }

    public boolean isInlineTag() {
        return false;
    }

    public static void register(Map tagletMap) {
        CopyrightTaglet copyrightTaglet = new CopyrightTaglet();
        tagletMap.put(copyrightTaglet.getName(), copyrightTaglet);
    }

    public String toString(Tag tag) {
        return toString(new Tag[] { tag });
    }
}
public String toString(Tag[] tags) {
    if (tags.length == 0) {
        return null;
    }
    else {
        boolean haveValidTag = false;
        for (int i = 0; i < tags.length && !haveValidTag; ++i) {
            if (tags[i].text().length() > 0) {
                haveValidTag = true;
            }
        }
        if (haveValidTag) {
            StringBuffer result = new StringBuffer();
            result.append("<dl>");
            for (int i = 0; i < tags.length; i++) {
                if (tags[i].text().length() > 0) {
                    result.append("<dt><i>Copyright © " + tags[i].text() + "</i></dt>" + " tags[i].text() + "</dt>\";
                } }
            result.append("</dl>");
            return result.toString();
        }
        else {
            return null;
        }
    }
}
/* Permission.java -- The superclass for all permission objects

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package java.security;

import gnu.java.lang.CPStringBuilder;

import java.io.Serializable;

/**
 * This class is the abstract superclass of all classes that implement
 * the concept of a permission. A permission consists of a permission name
 * and optionally a list of actions that relate to the permission. The
 * actual meaning of the name of the permission is defined only in the
 * context of a subclass. It may name a resource to which access permissions
 * are granted (for example, the name of a file) or it might represent
 * something else entirely. Similarly, the action list only has meaning
 * within the context of a subclass. Some permission names may have no
 * actions associated with them. That is, you either have the permission
 * or you don't.
 * 
 * <p>The most important method in this class is <code>implies</code>. This
 * checks whether if one has this permission, then the specified
 * permission is also implied. As a conceptual example, consider the
 * permissions "Read All Files" and "Read File foo". The permission
 * "Read All Files" implies that the caller has permission to read the
 * file foo.
 * 
 * <p><code>Permission</code>'s must be immutable - do not change their
 * state after creation.
 * 
 * @author Aaron M. Renn (arenn@urbanophile.com)
 * @see Permissions
 */
public abstract class Permission implements Guard, Serializable {
    /**
     * Compatible with JDK 1.1+
     */
    private static final long serialVersionUID = -5636570222231596674L;

    /**
     * This is the name assigned to this permission object.
     *
     * @serial the name of the permission
     */
    private String name;

    /**
     * Create an instance with the specified name.
     *
     * @param name the permission name
     */
    public Permission(String name) {
        this.name = name;
    }

    /**
     * This method implements the <code>Guard</code> interface for this class.
     * It calls the <code>checkPermission</code> method in
     * <code>SecurityManager</code> with this <code>Permission</code> as its
     * argument. This method returns silently if the security check succeeds
     * or throws an exception if it fails.
     *
     * @param obj the <code>Object</code> being guarded - ignored by this class
     * @throws SecurityException if the security check fails
     * @see GuardedObject
     * @see SecurityManager#checkPermission(Permission)
     */
    public void checkGuard(Object obj) {
        SecurityManager sm = System.getSecurityManager();
        if (sm != null)
            sm.checkPermission(this);
    }
}
* This method tests whether this <code>Permission</code> implies that the
* specified <code>Permission</code> is also granted.
* @param perm the <code>Permission</code> to test against
* @return true if perm is implied by this
 */
public abstract boolean implies(Permission perm);

/**
 * Check to see if this object equals obj. Use <code>implies</code>, rather
 * than <code>equals</code>, when making access control decisions.
 * @param obj the object to compare to
 */
public abstract boolean equals(Object obj);

/**
 * This method returns a hash code for this <code>Permission</code>. It
 * must satisfy the contract of <code>Object.hashCode</code>: it must be
 * the same for all objects that equals considers to be the same.
 * @return a hash value
 */
public abstract int hashCode();

/**
 * Get the name of this <code>Permission</code>.
 * @return the name
 */
public final String getName()
{
    return name;
}

/**
 * This method returns the list of actions for this <code>Permission</code>
 * as a <code>String</code>. The string should be in canonical order, for
 * example, both <code>new FilePermission(f, "write,read")</code> and
 * <code>new FilePermission(f, "read,write")</code> have the action list
 * "read,write".
 * @return the action list for this <code>Permission</code>
 */
public abstract String getActions();

/**
 * This method returns an empty <code>PermissionCollection</code> object
* that can store permissions of this type, or <code>null</code> if no
* such collection is defined. Subclasses must override this to provide
* an appropriate collection when one is needed to accurately calculate
* <code>implies</code>.
* 
* @return a new <code>PermissionCollection</code>
*/
public PermissionCollection newPermissionCollection()
{
    return null;
}

/**
 * This method returns a <code>String</code> representation of this
 * <code>Permission</code> object. This is in the format:
 * <code>'(' + getClass().getName() + ' ' + getName() + ' ' + getActions
 * + ')'</code>.
 * 
 * @return this object as a <code>String</code>
*/
public String toString()
{
    CPStringBuilder string = new CPStringBuilder();

    string = string.append('(');
    string = string.append(getClass().getName());
    string = string.append(' ');
    string = string.append(getName());
    if (!(getActions().equals('')))
    {
        string = string.append(' ');
        string = string.append(getActions());
    }
    string = string.append(')');
    return string.toString();
}
} // class Permission

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package java.security.acl;

/**
 * This interface provides information about a permission that can be granted. Note that this is not the same as the class <code>java.security.Permission</code>.
 * @version 0.0
 * @author Aaron M. Renn (arenn@urbanophile.com)
 */
public interface Permission {

    /**
     * This method tests whether or not a specified <code>Permission</code> (passed as an <code>Object</code>) is the same as this permission.
     *
     * @param perm The permission to check for equality
     *
     * @return <code>true</code> if the specified permission is the same as this one, <code>false</code> otherwise
boolean equals (Object perm);

/**
 * This method returns this <code>Permission</code> as a <code>String</code>.
 *
 * @return A <code>String</code> representing this permission.
 */
String toString();
}
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 * Copyright 2009 Pierre Ossman <ossman@cendio.se> for Cendio AB
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 * For conditions of distribution and use, see the accompanying README file.
 *
 * This file contains the forward-DCT management logic.
 * This code selects a particular DCT implementation to be used,
 * and it performs related housekeeping chores including coefficient
 * quantization.
 */

libjpeg-turbo note: This file has been modified by The libjpeg-turbo Project to include only information relevant to libjpeg-turbo, to wordsmith certain sections, and to remove impolitic language that existed in the libjpeg v8 README. It is included only for reference. Please see README-turbo.txt for information specific to libjpeg-turbo.

The Independent JPEG Group's JPEG software
============================================

This distribution contains a release of the Independent JPEG Group's free JPEG software. You are welcome to redistribute this software and to use it for any purpose, subject to the conditions under LEGAL ISSUES, below.
This software is the work of Tom Lane, Guido Vollbeding, Philip Gladstone, Bill Allombert, Jim Boucher, Lee Crocker, Bob Friesenhahn, Ben Jackson, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Ge' Weijers, and other members of the Independent JPEG Group.

IJJG is not affiliated with the ISO/IEC JTC1/SC29/WG1 standards committee (also known as JPEG, together with ITU-T SG16).

DOCUMENTATION ROADMAP
=======================

This file contains the following sections:

OVERVIEW General description of JPEG and the IJJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJJG releases.

Other documentation files in the distribution are:

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

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

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

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

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

JPEG is lossy, meaning that the output pixels are not necessarily identical to the input pixels. However, on photographic content and other "smooth" images, very good compression ratios can be obtained with no visible compression artifacts, and extremely high compression ratios are possible if you are willing to sacrifice image quality (by reducing the "quality" setting in the compressor.)

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren’t implemented yet. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

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

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

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

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

We welcome the use of this software as a component of commercial products. No royalty is required, but we do ask for an acknowledgement in product
documented, as described under LEGAL ISSUES.

LEGAL ISSUES
============

In plain English:

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2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

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(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".
(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".
We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, lttmain.sh). Another support script, install-sh, is copyright by X Consortium but is also freely distributable.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that
"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

REFERENCES
==========

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

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

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


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

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

ARCHIVE LOCATIONS
================

The "official" archive site for this software is www.ijg.org. The most recent released version can always be found there in directory "files". This particular version will be archived as http://www.ijg.org/files/jpegsrc.v8d.tar.gz, and in Windows-compatible "zip" archive format as http://www.ijg.org/files/jpegsr8d.zip.
The JPEG FAQ (Frequently Asked Questions) article is a source of some
general information about JPEG.
It is available on the World Wide Web at http://www.faqs.org/faqs/jpeg-faq/
and other news.answers archive sites, including the official news.answers
If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu
with body
send usenet/news.answers/jpeg-faq/part1
send usenet/news.answers/jpeg-faq/part2

FILE FORMAT WARS
===============

The ISO/IEC JTC1/SC29/WG1 standards committee (also known as JPEG, together
with ITU-T SG16) currently promotes different formats containing the name
"JPEG" which are incompatible with original DCT-based JPEG. IJG therefore does
not support these formats (see REFERENCES). Indeed, one of the original
reasons for developing this free software was to help force convergence on
common, interoperable format standards for JPEG files.
Don't use an incompatible file format!
(In any case, our decoder will remain capable of reading existing JPEG
image files indefinitely.)

TO DO
=====

Please send bug reports, offers of help, etc. to jpeg-info@jpegclub.org.
/*
 * jcdctmgr.c
 *
 * This file was part of the Independent JPEG Group's software:
 * Copyright (C) 1994-1996, Thomas G. Lane.
 * Modifications:
 * Copyright (C) 1999-2006, MIYASAKA Masaru.
 * Copyright 2009 Pierre Ossman ossman@cendio.se> for Cendio AB
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 * For conditions of distribution and use, see the accompanying README file.
 *
 * This file contains the forward-DCT management logic.
 * This code selects a particular DCT implementation to be used,
 * and it performs related housekeeping chores including coefficient
 * quantization.
 */

******************************************************************************
**     Background
libjpeg-turbo is a JPEG image codec that uses SIMD instructions (MMX, SSE2, NEON) to accelerate baseline JPEG compression and decompression on x86, x86-64, and ARM systems. On such systems, libjpeg-turbo is generally 2-4x as fast as libjpeg, all else being equal. On other types of systems, libjpeg-turbo can still outperform libjpeg by a significant amount, by virtue of its highly-optimized Huffman coding routines. In many cases, the performance of libjpeg-turbo rivals that of proprietary high-speed JPEG codecs.

libjpeg-turbo implements both the traditional libjpeg API as well as the less powerful but more straightforward TurboJPEG API. libjpeg-turbo also features colorspace extensions that allow it to compress from/decompress to 32-bit and big-endian pixel buffers (RGBX, XBGR, etc.), as well as a full-featured Java interface.

libjpeg-turbo was originally based on libjpeg/SIMD, an MMX-accelerated derivative of libjpeg v6b developed by Miyasaka Masaru. The TigerVNC and VirtualGL projects made numerous enhancements to the codec in 2009, and in early 2010, libjpeg-turbo spun off into an independent project, with the goal of making high-speed JPEG compression/decompression technology available to a broader range of users and developers.

** License

Most of libjpeg-turbo inherits the non-restrictive, BSD-style license used by libjpeg (see README.) The TurboJPEG wrapper (both C and Java versions) and associated test programs bear a similar license, which is reproduced below:

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- Neither the name of the libjpeg-turbo Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

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*******************************************************************************
**  Using libjpeg-turbo
*******************************************************************************

libjpeg-turbo includes two APIs that can be used to compress and decompress JPEG images:

TurboJPEG API: This API provides an easy-to-use interface for compressing and decompressing JPEG images in memory. It also provides some functionality that would not be straightforward to achieve using the underlying libjpeg API, such as generating planar YUV images and performing multiple simultaneous lossless transforms on an image. The Java interface for libjpeg-turbo is written on top of the TurboJPEG API.

libjpeg API: This is the de facto industry-standard API for compressing and decompressing JPEG images. It is more difficult to use than the TurboJPEG API but also more powerful. The libjpeg API implementation in libjpeg-turbo is both API/ABI-compatible and mathematically compatible with libjpeg v6b. It can also optionally be configured to be API/ABI-compatible with libjpeg v7 and v8 (see below.)

There is no significant performance advantage to either API when both are used to perform similar operations.

===============================================================
Installation Directory
===============================================================

This document assumes that libjpeg-turbo will be installed in the default directory /opt/libjpeg-turbo on Un*x and Mac systems and c:\libjpeg-turbo[-gcc][64] on Windows systems. If your installation of libjpeg-turbo resides in a different directory, then adjust the instructions accordingly.

===============================================================
Replacing libjpeg at Run Time
===============================================================

Un*x
If a Un*x application is dynamically linked with libjpeg, then you can replace libjpeg with libjpeg-turbo at run time by manipulating LD_LIBRARY_PATH. For instance:

[Using libjpeg]
> time cjpeg <vgl_5674_0098.ppm >vgl_5674_0098.jpg
real  0m0.392s
user  0m0.074s
sys  0m0.020s

[Using libjpeg-turbo]
> export LD_LIBRARY_PATH=/opt/libjpeg-turbo/{lib}:$LD_LIBRARY_PATH
> time cjpeg <vgl_5674_0098.ppm >vgl_5674_0098.jpg
real  0m0.109s
user  0m0.029s
sys  0m0.010s

({lib} = lib32 or lib64, depending on whether you wish to use the 32-bit or the 64-bit version of libjpeg-turbo.)

System administrators can also replace the libjpeg symlinks in /usr/lib* with links to the libjpeg-turbo dynamic library located in /opt/libjpeg-turbo/{lib}. This will effectively accelerate every application that uses the libjpeg dynamic library on the system.

Windows
-------

If a Windows application is dynamically linked with libjpeg, then you can replace libjpeg with libjpeg-turbo at run time by backing up the application's copy of jpeg62.dll, jpeg7.dll, or jpeg8.dll (assuming the application has its own local copy of this library) and copying the corresponding DLL from libjpeg-turbo into the application's install directory. The official libjpeg-turbo binary packages only provide jpeg62.dll. If the application uses jpeg7.dll or jpeg8.dll instead, then it will be necessary to build libjpeg-turbo from source (see "libjpeg v7 and v8 API/ABI Emulation" below.)

The following information is specific to the official libjpeg-turbo binary packages for Visual C++:

-- jpeg62.dll requires the Visual C++ 2008 C run-time DLL (msvcrt90.dll). msvcrt90.dll ships with more recent versions of Windows, but users of older Windows releases can obtain it from the Visual C++ 2008 Redistributable Package, which is available as a free download from Microsoft's web site.

-- Features of the libjpeg API that require passing a C run-time structure,
such as a file handle, from an application to the library will probably not
work with jpeg62.dll, unless the application is also built to use the Visual
C++ 2008 C run-time DLL. In particular, this affects jpeg_stdio_dest() and
jpeg_stdio_src().

Mac
---

Mac applications typically embed their own copies of the libjpeg dylib inside
the (hidden) application bundle, so it is not possible to globally replace
libjpeg on OS X systems. Replacing the application's version of the libjpeg
dylib would generally involve copying libjpeg.*.dylib from libjpeg-turbo into
the appropriate place in the application bundle and using install_name_tool to
repoint the libjpeg-turbo dylib to its new directory. This requires an
advanced knowledge of OS X and would not survive an upgrade or a re-install of
the application. Thus, it is not recommended for most users.

Using libjpeg-turbo in Your Own Programs

For the most part, libjpeg-turbo should work identically to libjpeg, so in
most cases, an application can be built against libjpeg and then run against
libjpeg-turbo. On Un*x systems and Cygwin, you can build against libjpeg-turbo
instead of libjpeg by setting

CPATH=/opt/libjpeg-turbo/include
and
LIBRARY_PATH=/opt/libjpeg-turbo/{lib}

({lib} = lib32 or lib64, depending on whether you are building a 32-bit or a
64-bit application.)

If using MinGW, then set

CPATH=/c/libjpeg-turbo-gcc[64]/include
and
LIBRARY_PATH=/c/libjpeg-turbo-gcc[64]/lib

Building against libjpeg-turbo is useful, for instance, if you want to build an
application that leverages the libjpeg-turbo colorspace extensions (see below.)
On Un*x systems, you would still need to manipulate LD_LIBRARY_PATH or create
appropriate symlinks to use libjpeg-turbo at run time. On such systems, you
can pass -R /opt/libjpeg-turbo/{lib} to the linker to force the use of
libjpeg-turbo at run time rather than libjpeg (also useful if you want to
leverage the colorspace extensions), or you can link against the libjpeg-turbo
static library.
To force a Un*x or MinGW application to link against the static version of libjpeg-turbo, you can use the following linker options:

```
-Wl,-Bstatic -ljpeg -Wl,-Bdynamic
```

On OS X, simply add `/opt/libjpeg-turbo/lib/libjpeg.a` to the linker command line.

To build Visual C++ applications using libjpeg-turbo, add `c:\libjpeg-turbo[64]\include` to the system or user INCLUDE environment variable and `c:\libjpeg-turbo[64]\lib` to the system or user LIB environment variable, and then link against either `jpeg.lib` (to use the DLL version of libjpeg-turbo) or `jpeg-static.lib` (to use the static version of libjpeg-turbo.)

=====================  
Colorsace Extensions  
=====================  

libjpeg-turbo includes extensions that allow JPEG images to be compressed directly from (and decompressed directly to) buffers that use BGR, BGRX, RGBX, XBGR, and XRGB pixel ordering. This is implemented with ten new colorspace constants:

```
JCS_EXT_RGB   /* red/green/blue */
JCS_EXT_RGBX  /* red/green/blue/x */
JCS_EXT_BGR   /* blue/green/red */
JCS_EXT_BGRX  /* blue/green/red/x */
JCS_EXT_XBGR  /* x/blue/green/red */
JCS_EXT_XRGB  /* x/red/green/blue */
JCS_EXT_RGBA  /* red/green/blue/alpha */
JCS_EXT_BGRA  /* blue/green/red/alpha */
JCS_EXT_ABGR  /* alpha/blue/green/red */
JCS_EXT_ARGB  /* alpha/red/green/blue */
```

Setting `cinfo.in_color_space` (compression) or `cinfo.out_color_space` (decompression) to one of these values will cause libjpeg-turbo to read the red, green, and blue values from (or write them to) the appropriate position in the pixel when compressing from/decompressing to an RGB buffer.

Your application can check for the existence of these extensions at compile time with:

```
#ifdef JCS_EXTENSIONS
```

At run time, attempting to use these extensions with a libjpeg implementation that does not support them will result in a "Bogus input colorspace" error. Applications can trap this error in order to test whether run-time support is available for the colorspace extensions.
When using the RGBX, BGRX, XBGR, and XRGB colorspaces during decompression, the X byte is undefined, and in order to ensure the best performance, libjpeg-turbo can set that byte to whatever value it wishes. If an application expects the X byte to be used as an alpha channel, then it should specify JCS_EXT_RGBA, JCS_EXT_BGRA, JCS_EXT_ABGR, or JCS_EXT_ARGB. When these colorspace constants are used, the X byte is guaranteed to be 0xFF, which is interpreted as opaque.

Your application can check for the existence of the alpha channel colorspace extensions at compile time with:

```c
#ifdef JCS_ALPHA_EXTENSIONS
```

cjstest.c, located in the libjpeg-turbo source tree, demonstrates how to check for the existence of the colorspace extensions at compile time and run time.

```
libjpeg v7 and v8 API/ABI Emulation
```

With libjpeg v7 and v8, new features were added that necessitated extending the compression and decompression structures. Unfortunately, due to the exposed nature of those structures, extending them also necessitated breaking backward ABI compatibility with previous libjpeg releases. Thus, programs that were built to use libjpeg v7 or v8 did not work with libjpeg-turbo, since it is based on the libjpeg v6b code base. Although libjpeg v7 and v8 are still not as widely used as v6b, enough programs (including a few Linux distros) made the switch that there was a demand to emulate the libjpeg v7 and v8 ABIs in libjpeg-turbo. It should be noted, however, that this feature was added primarily so that applications that had already been compiled to use libjpeg v7+ could take advantage of accelerated baseline JPEG encoding/decoding without recompiling. libjpeg-turbo does not claim to support all of the libjpeg v7+ features, nor to produce identical output to libjpeg v7+ in all cases (see below.)

By passing an argument of `--with-jpeg7` or `--with-jpeg8` to configure, or an argument of `-DWITH_JPEG7=1` or `-DWITH_JPEG8=1` to cmake, you can build a version of libjpeg-turbo that emulates the libjpeg v7 or v8 ABI, so that programs that are built against libjpeg v7 or v8 can be run with libjpeg-turbo. The following section describes which libjpeg v7+ features are supported and which aren't.

Support for libjpeg v7 and v8 Features:

```
```

Fully supported:

```c
-- libjpeg: IDCT scaling extensions in decompressor
```
libjpeg-turbo supports IDCT scaling with scaling factors of 1/8, 1/4, 3/8, 1/2, 5/8, 3/4, 7/8, 9/8, 5/4, 11/8, 3/2, 13/8, 7/4, 15/8, and 2/1 (only 1/4 and 1/2 are SIMD-accelerated.)

-- libjpeg: arithmetic coding

-- libjpeg: In-memory source and destination managers
See notes below.

-- cjpeg: Separate quality settings for luminance and chrominance
Note that the libjpeg v7+ API was extended to accommodate this feature only for convenience purposes. It has always been possible to implement this feature with libjpeg v6b (see rdswitch.c for an example.)

-- cjpeg: 32-bit BMP support

-- cjpeg: -rgb option

-- jpegtran: lossless cropping

-- jpegtran: -perfect option

-- jpegtran: forcing width/height when performing lossless crop

-- rdjpgcom: -raw option

-- rdjpgcom: locale awareness

Not supported:

NOTE: As of this writing, extensive research has been conducted into the usefulness of DCT scaling as a means of data reduction and SmartScale as a means of quality improvement. The reader is invited to peruse the research at http://www.libjpeg-turbo.org/About/SmartScale and draw his/her own conclusions, but it is the general belief of our project that these features have not demonstrated sufficient usefulness to justify inclusion in libjpeg-turbo.

-- libjpeg: DCT scaling in compressor
cinfo.scale_num and cinfo.scale_denom are silently ignored.
There is no technical reason why DCT scaling could not be supported when emulating the libjpeg v7+ API/ABI, but without the SmartScale extension (see below), only scaling factors of 1/2, 8/15, 4/7, 8/13, 2/3, 8/11, 4/5, and 8/9 would be available, which is of limited usefulness.

-- libjpeg: SmartScale
cinfo.block_size is silently ignored.
SmartScale is an extension to the JPEG format that allows for DCT block
sizes other than 8x8. Providing support for this new format would be feasible (particularly without full acceleration.) However, until/unless the format becomes either an official industry standard or, at minimum, an accepted solution in the community, we are hesitant to implement it, as there is no sense of whether or how it might change in the future. It is our belief that SmartScale has not demonstrated sufficient usefulness as a lossless format nor as a means of quality enhancement, and thus, our primary interest in providing this feature would be as a means of supporting additional DCT scaling factors.

-- libjpeg: Fancy downsampling in compressor
cinfo.do_fancy_downsampling is silently ignored.
This requires the DCT scaling feature, which is not supported.

-- jpegtran: Scaling
This requires both the DCT scaling and SmartScale features, which are not supported.

-- Lossless RGB JPEG files
This requires the SmartScale feature, which is not supported.

What About libjpeg v9?
-----------------------

libjpeg v9 introduced yet another field to the JPEG compression structure (color_transform), thus making the ABI backward incompatible with that of libjpeg v8. This new field was introduced solely for the purpose of supporting lossless SmartScale encoding. Further, there was actually no reason to extend the API in this manner, as the color transform could have just as easily been activated by way of a new JPEG colorspace constant, thus preserving backward ABI compatibility.

Our research (see link above) has shown that lossless SmartScale does not generally accomplish anything that can’t already be accomplished better with existing, standard lossless formats. Thus, at this time, it is our belief that there is not sufficient technical justification for software to upgrade from libjpeg v8 to libjpeg v9, and therefore, not sufficient technical justification for us to emulate the libjpeg v9 ABI.

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

In-Memory Source/Destination Managers
--------------------------------------------

By default, libjpeg-turbo 1.3 and later includes the jpeg_mem_src() and jpeg_mem_dest() functions, even when not emulating the libjpeg v8 API/ABI. Previously, it was necessary to build libjpeg-turbo from source with libjpeg v8 API/ABI emulation in order to use the in-memory source/destination managers, but several requests that those functions be included when emulating
the libjpeg v6b API/ABI as well. This allows the use of those functions by
programs that need them without breaking ABI compatibility for programs that
don't, and it allows those functions to be provided in the "official"
libjpeg-turbo binaries.

Those who are concerned about maintaining strict conformance with the libjpeg
v6b or v7 API can pass an argument of --without-mem-srcdst to configure or
an argument of -DWITH_MEM_SRCDST=0 to CMake prior to building libjpeg-turbo.
This will restore the pre-1.3 behavior, in which jpeg_mem_src() and
jpeg_mem_dest() are only included when emulating the libjpeg v8 API/ABI.

On Un*x systems, including the in-memory source/destination managers changes
the dynamic library version from 62.0.0 to 62.1.0 if using libjpeg v6b API/ABI
emulation and from 7.0.0 to 7.1.0 if using libjpeg v7 API/ABI emulation.

Note that, on most Un*x systems, the dynamic linker will not look for a
function in a library until that function is actually used. Thus, if a program
is built against libjpeg-turbo 1.3+ and uses jpeg_mem_src() or jpeg_mem_dest(),
that program will not fail if run against an older version of libjpeg-turbo or
against libjpeg v7- until the program actually tries to call jpeg_mem_src() or
jpeg_mem_dest(). Such is not the case on Windows. If a program is built
against the libjpeg-turbo 1.3+ DLL and uses jpeg_mem_src() or jpeg_mem_dest(),
then it must use the libjpeg-turbo 1.3+ DLL at run time.

Both cjpeg and djpeg have been extended to allow testing the in-memory
source/destination manager functions. See their respective man pages for more
details.

**********************************************************************************
** Mathematical Compatibility
**********************************************************************************

For the most part, libjpeg-turbo should produce identical output to libjpeg
v6b. The one exception to this is when using the floating point DCT/IDCT, in
which case the outputs of libjpeg v6b and libjpeg-turbo are not guaranteed to
be identical (the accuracy of the floating point DCT/IDCT is constant when
using libjpeg-turbo's SIMD extensions, but otherwise, it can depend heavily on
the compiler and compiler settings.)

While libjpeg-turbo does emulate the libjpeg v8 API/ABI, under the hood, it is
still using the same algorithms as libjpeg v6b, so there are several specific
cases in which libjpeg-turbo cannot be expected to produce the same output as
libjpeg v8:

-- When decompressing using scaling factors of 1/2 and 1/4, because libjpeg v8
implements those scaling algorithms a bit differently than libjpeg v6b does,
and libjpeg-turbo's SIMD extensions are based on the libjpeg v6b behavior.
-- When using chrominance subsampling, because libjpeg v8 implements this with its DCT/IDCT scaling algorithms rather than with a separate downsampling/upsampling algorithm.

-- When using the floating point IDCT, for the reasons stated above and also because the floating point IDCT algorithm was modified in libjpeg v8a to improve accuracy.

-- When decompressing using a scaling factor > 1 and merged (AKA "non-fancy" or "non-smooth") chrominance upsampling, because libjpeg v8 does not support merged upsampling with scaling factors > 1.

******************************************************************************
**     Performance Pitfalls
******************************************************************************

===============
Restart Markers
===============

The optimized Huffman decoder in libjpeg-turbo does not handle restart markers in a way that makes the rest of the libjpeg infrastructure happy, so it is necessary to use the slow Huffman decoder when decompressing a JPEG image that has restart markers. This can cause the decompression performance to drop by as much as 20%, but the performance will still be much greater than that of libjpeg. Many consumer packages, such as PhotoShop, use restart markers when generating JPEG images, so images generated by those programs will experience this issue.

===============================================
Fast Integer Forward DCT at High Quality Levels
===============================================

The algorithm used by the SIMD-accelerated quantization function cannot produce correct results whenever the fast integer forward DCT is used along with a JPEG quality of 98-100. Thus, libjpeg-turbo must use the non-SIMD quantization function in those cases. This causes performance to drop by as much as 40%. It is therefore strongly advised that you use the slow integer forward DCT whenever encoding images with a JPEG quality of 98 or higher.

1.208 libjpeg-turbo 1.2.90 :5.el7
1.208.1 Notifications:
This software is based in part on the work of the Independent JPEG Group.

1.208.2 Available under license:
libjpeg-turbo note: This file has been modified by The libjpeg-turbo Project to include only information relevant to libjpeg-turbo, to wordsmith certain sections, and to remove impolitic language that existed in the libjpeg v8 README. It is included only for reference. Please see README-turbo.txt for information specific to libjpeg-turbo.

The Independent JPEG Group's JPEG software
============================================

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DOCUMENTATION ROADMAP
=======================

This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:
install.txt How to configure and install the IJG software.
usage.txt Usage instructions for cjpeg, djpeg, jpegtran,
rdjpgcom, and wrjpgcom.
*.1 Unix-style man pages for programs (same info as usage.txt).
wizard.txt Advanced usage instructions for JPEG wizards only.
change.log  Version-to-version change highlights.
Programmer and internal documentation:
libjpeg.txt  How to use the JPEG library in your own programs.
exa...
for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application.

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

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

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The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

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REFERENCES
==========

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

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


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

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

ARCHIVE LOCATIONS

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

The JPEG FAQ (Frequently Asked Questions) article is a source of some general information about JPEG. It is available on the World Wide Web at http://www.faqs.org/faqs/jpeg-faq/ and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/. If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body

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FILE FORMAT WARS

The ISO/IEC JTC1/SC29/WG1 standards committee (also known as JPEG, together with ITU-T SG16) currently promotes different formats containing the name "JPEG" which are incompatible with original DCT-based JPEG. IJG therefore does not support these formats (see REFERENCES). Indeed, one of the original reasons for developing this free software was to help force convergence on common, interoperable format standards for JPEG files.

Don't use an incompatible file format!
(In any case, our decoder will remain capable of reading existing JPEG image files indefinitely.)

TO DO

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

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

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

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

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

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

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

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

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

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

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

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

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.
You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

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

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

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.
It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

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under the terms of Sections 1 and 2 above provided that you accompany
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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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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
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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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Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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1.214 libnetfilter_conntrack 1.0.6 :1.el7_3

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

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1.215 libnfnetlink 1.0.1 :4.el7

1.215.1 Available under license :

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3071
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   b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

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

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

If distribution of executable or object code is made by offering
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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

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

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

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

In addition, mere aggregation of another work not based on the Library
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This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

7. You may place library facilities that are a work based on the
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library, provided that the separate distribution of the work based on
the Library and of the other library facilities is otherwise
permitted, and provided that you do these two things:

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

b) Give prominent notice with the combined library of the fact
that part of it is a work based on the Library, and explaining
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```c
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```

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September 27, 2012

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1.221 libproxy 0.4.11 :10.el7

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the Library into a program that is not a library.
4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

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

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

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

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit
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You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

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

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

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

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

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

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you
7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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

   b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!
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The reason behind this being stated in this direct manner is past experience in code simply being copied and the attribution removed from it and then being distributed as part of other packages. This implementation was a non-trivial and unpaid effort.
<refpurpose>internal routine to start FreeS/WAN.</refpurpose>
</refnamediv>
<!-- body begins here -->

<refsect1 id='description'><title>DESCRIPTION</title>
<para><emphasis remap='T'>_realsetup</emphasis> is called by the system init scripts to start the FreeS/WAN system. It starts
<emphasis remap='B'>KLIPS</emphasis> (the kernel component) and
<emphasis remap='B'>pluto</emphasis> (the userspace keying component).</para>
</refsect1>

<refsect1 id='see_also'><title>SEE ALSO</title>
<para><citerefentry><refentrytitle>ipsec</refentrytitle><manvolnum>8</manvolnum></citerefentry>,
<citerefentry><refentrytitle>ipsec__klipsstart</refentrytitle><manvolnum>8</manvolnum></citerefentry>,
<citerefentry><refentrytitle>ipsec__plutorun</refentrytitle><manvolnum>8</manvolnum></citerefentry>.</para>
</refsect1>

<refsect1 id='history'><title>HISTORY</title>
</refsect1>
</refentry>

# Makefile for miscellaneous programs
# Copyright (C) 2002  Michael Richardson	<mcr@freeswan.org>
#
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# under the terms of the GNU General Public License as published by the
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#
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# or FITNESS FOR A PARTICULAR PURPOSE.  See the GNU General Public License
# for more details.

PROGRAM=_realsetup
PROGRAMOBJDIR=_realsetup.bsd

ifdef top_srcdir
  include $(top_srcdir)/mk/program.mk
else
  include .././mk/program.mk
endif
ifdef
"t
"" Title: _REALSETUP
"" Author: Paul Wouters
"" Generator: DocBook XSL Stylesheets v1.77.1 <http://docbook.sf.net/>
"" Date: 12/16/2012
"" Manual: Executable programs
"" Source: libreswan
"" Language: English
""
.TH "_REALSETUP" "8" "12/16/2012" "libreswan" "Executable programs"
"" Define some portability stuff
"" http://bugs.debian.org/507673
"" ie \n(.g .ds Aq \(aq
.el       .ds Aq '
"" set default formatting
"" disable hyphenation

"" disable justification (adjust text to left margin only)

"" MAIN CONTENT STARTS HERE *

.SH "NAME"
ipsec__realsetup - internal routine to start FreeS/WAN.
.SH "DESCRIPTION"
.PP
\fI_realsetup\fR is called by the system init scripts to start the FreeS/WAN system.
It starts \fBKLIPS\fR (the kernel component) and
\fBpluto\fR (the userspace keying component).
.SH "SEE ALSO"
.PP
\fI_BKLIPS\fR(8),
\fI_Bpluto\fR
\fI_Bipsec\fR(8),
\fI_Bipsec__klipsstart\fR(8),
\fI_Bipsec__plutorun\fR(8).
.SH "HISTORY"
.PP
Man page written for the Linux FreeS/WAN project <\m[blue]\fBhttp://www\&.freeswan\&.org/\fR\m[\]> by
1.225 libseccomp 2.4.0 :0.el7
1.225.1 Available under license :

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Version 2.1, February 1999

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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
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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.

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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
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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
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This option is useful when you wish to copy part of the code of
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4. You may copy and distribute the Library (or a portion or
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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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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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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
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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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

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

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charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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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.

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

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

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

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

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

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

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

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

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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.

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

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

Otherwise, if the work is a derivative of the Library, you may 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.

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

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

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

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

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

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

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

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

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

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1.238 libSRTP 1.3.20

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1.241 libtasn1 4.10 :1.el7

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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
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```
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# Get modification time of a file or directory and pretty-print it.

scriptversion=2010-08-21.06; # UTC

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1.242 libthai 0.1.14 :9.el7

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@end example

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

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notice like this when it starts in an interactive mode:

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

The hypothetical commands @samp{show w} and @samp{show c} should show
the appropriate parts of the General Public License. Of course, your
program's commands might be different; for a GUI interface, you would
use an ```about box``.

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[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]

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For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that
any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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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.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a
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A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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

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

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

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

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

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

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

In addition, mere aggregation of another work not based on the Library
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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.

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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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.

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    b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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

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

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

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

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

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

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

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1.254 libX11 1.6.5 :1.el7

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1.264 libxml2 2.9.1 :6.el7.3.1

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1.266 libXpm 3.5.12 :1.el7

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1.267 libXrandr 1.5.1 :2.el7

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1.269 libxshmfence 1.2 :1.el7

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1.270 libxslt 1.1.28 :5.1.el7

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1.273 linuxconsoletools 1.4.5 :3.el7

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<one line to give the program's name and a brief idea of what it does.>
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```
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This is free software, and you are welcome to redistribute it under certain conditions; type `show c' for details.
```

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

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1.275 lm_sensors 3.4.0
:4.20160601gitf9185e5.el7
1.275.1 Available under license :
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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.

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

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

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

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

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to
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In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

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

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

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

If distribution of object code is made by offering access to copy 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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b) Use a suitable shared library mechanism for linking with the
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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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Here is a list of the main contributors to lm-sensors version 3.

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

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== MariaDB ==

The Debian package of MySQL was first debianized on 1997-04-12 by Christian
Schwarz <schwarz@debian.org> and ist maintained since 1999-04-20 by
Christian Hammers <ch@debian.org>.

The MariaDB packages were initially made by http://ourdelta.org/, and
are now managed by the MariaDB development team,
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MariaDB can be downloaded from http://downloads.askmonty.org/mariadb/
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The manual had to be removed as it is not free in the sense of the Debian Free Software Guidelines (DFSG).

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Mark Shuttleworth	London, UK	EFF contribution for UC2006 Auction

Warnings:
Warning 1681: 'SHOW CONTRIBUTORS' is deprecated and will be removed in a future release.

SHOW CONTRIBUTORS:

'#-------------------------------------------------------------------------------BS_STVARS_040_01#-------------------------------------------------------------------------------#'
SELECT COUNT(@@GLOBAL.license);
COUNT(@@GLOBAL.license)
1
1 Expected

'#-------------------------------------------------------------------------------BS_STVARS_040_02#-------------------------------------------------------------------------------#'
SET @@GLOBAL.license=1;
ERROR HY000: Variable 'license' is a read only variable
Expected error 'Read only variable'
SELECT COUNT(@@GLOBAL.license);
COUNT(@@GLOBAL.license)
1
1 Expected

'#-------------------------------------------------------------------------------BS_STVARS_040_03#-------------------------------------------------------------------------------#'
SELECT @@GLOBAL.license = VARIABLE_VALUE
FROM INFORMATION_SCHEMA.GLOBAL_VARIABLES
WHERE VARIABLE_NAME='license';
@@GLOBAL.license = VARIABLE_VALUE
1
1 Expected
SELECT COUNT(@@GLOBAL.license);
COUNT(@@GLOBAL.license)
1
1 Expected
SELECT COUNT(VARIABLE_VALUE)
FROM INFORMATION_SCHEMA.GLOBAL_VARIABLES
WHERE VARIABLE_NAME='license';
COUNT(VARIABLE_VALUE)
1
1 Expected

'#-------------------------------------------------------------------------------BS_STVARS_040_04#-------------------------------------------------------------------------------#'
SELECT @@license = @@GLOBAL.license;
@@license = @@GLOBAL.license
1
1 Expected

'#-------------------------------------------------------------------------------BS_STVARS_040_05#-------------------------------------------------------------------------------#'
SELECT COUNT(@@license);
COUNT(@@license)
1
1 Expected
SELECT COUNT(@@local.license);
ERROR HY000: Variable 'license' is a GLOBAL variable
Expected error 'Variable is a GLOBAL variable'
SELECT COUNT(@@SESSION.license);
ERROR HY000: Variable 'license' is a GLOBAL variable
Expected error 'Variable is a GLOBAL variable'
SELECT COUNT(@@GLOBAL.license);
COUNT(@@GLOBAL.license)
1
1 Expected
SELECT license = @@SESSION.license;
ERROR 42S22: Unknown column 'license' in 'field list'
Expected error 'Readonly variable'

```
### mysql-test\license_basic.test ###########################
#
# Variable Name: license
# Scope: Global
# Access Type: Static
# Data Type: string
#
# Creation Date: 2008-02-07
# Author: Sharique Abdullah
#
# Description: Test Cases of Dynamic System Variable license that checks the behavior of this variable in the following ways
# * Value Check
# * Scope Check
#
#
--echo '#---------------------BS_STVARS_040_01----------------------#'
SELECT COUNT(@@GLOBAL.license);
--echo 1 Expected

--echo '#---------------------BS_STVARS_040_02----------------------#'
SELECT COUNT(@@GLOBAL.license);
--echo 1 Expected
```
--error ER_INCORRECT_GLOBAL_LOCAL_VAR
SET @@GLOBAL.license=1;
--echo Expected error 'Read only variable'

SELECT COUNT(@@GLOBAL.license);
--echo 1 Expected

--echo '#---------------------BS_STVARS_040_03----------------------#'
# Check if the value in GLOBAL Table matches value in variable #
SELECT @@GLOBAL.license = VARIABLE_VALUE
FROM INFORMATION_SCHEMA.GLOBAL_VARIABLES
WHERE VARIABLE_NAME='license';
--echo 1 Expected

SELECT COUNT(@@GLOBAL.license);
--echo 1 Expected

SELECT COUNT(VARIABLE_VALUE)
FROM INFORMATION_SCHEMA.GLOBAL_VARIABLES
WHERE VARIABLE_NAME='license';
--echo 1 Expected

--echo '#---------------------BS_STVARS_040_04----------------------#'
# Check if accessing variable with and without GLOBAL point to same variable #
SELECT @@license = @@GLOBAL.license;
--echo 1 Expected

--echo '#---------------------BS_STVARS_040_05----------------------#'
# Check if license can be accessed with and without @@ sign #
SELECT COUNT(@@license);
--echo 1 Expected
--Error ER_INCORRECT_GLOBAL_LOCAL_VAR
SELECT COUNT(@@local.license);
--echo Expected error 'Variable is a GLOBAL variable'

--Error ER_INCORRECT_GLOBAL_LOCAL_VAR
SELECT COUNT(@@SESSION.license);
--echo Expected error 'Variable is a GLOBAL variable'

SELECT COUNT(@@GLOBAL.license);
--echo 1 Expected

--Error ER_BAD_FIELD_ERROR
SELECT license = @@SESSION.license;
--echo Expected error 'Readonly variable'

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Version 2, June 1991

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

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<html lang="en">
<head>
<meta http-equiv="content-type" content="text/html; charset=utf-8">
<title>License / Copyright Information</title>
<link rel="stylesheet" type="text/css" href="mesa.css">
</head>
<body>
<div class="header">
<h1>The Mesa 3D Graphics Library</h1>
</div>
<iframe src="contents.html"></iframe>
<div class="content">
<h1>Disclaimer</h1>

Open Source Used In Unity Connection 12.5(1) SU1
3760


Mesa is a 3-D graphics library with an API which is very similar to that of OpenGL.* To the extent that Mesa utilizes the OpenGL command syntax or state machine, it is being used with authorization from Silicon Graphics, Inc. (SGI). However, the author does not possess an OpenGL license from SGI, and makes no claim that Mesa is in any way a compatible replacement for OpenGL or associated with SGI. Those who want a licensed implementation of OpenGL should contact a licensed vendor.

Please do not refer to the library as MesaGL (for legal reasons). It's just Mesa or The Mesa 3-D graphics library.

* OpenGL is a trademark of Silicon Graphics Incorporated.

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The core Mesa library is licensed according to the terms of the MIT license. This allows integration with the XFree86, Xorg and DRI projects.

The default Mesa license is as follows:

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</pre>

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<p>When contributing to the Mesa project you must agree to the licensing terms
of the component to which you're contributing.
The following section lists the primary components of the Mesa distribution
and their respective licenses.</p>

<h1>Mesa Component Licenses</h1>

<pre>
Component          Location            License
------------------------------------------------------------------
Main Mesa code      src/mesa/          MIT
Device drivers      src/mesa/drivers/* MIT, generally
Gallium code        src/gallium/       MIT
Ext headers         include/GL/glext.h Khronos
                     include/GL/glxext.h
GLX client code     src/glx/           SGI Free Software License B
C11 thread          include/c11/threads*.h Boost (permissive)
</pre>
In general, consult the source files for license terms.
Legal characters in GLSL are:

* Identifier characters:
  * Letters a-z
  * Letters A-Z
  * Underscore
  * Numbers 0-9

* Punctuation:
* Period, plus, dash, slash, asterisk, percent, angled brackets,
* square brackets, parentheses, braces, caret, vertical bar,
* ampersand, tilde, equals, exclamation point, colon, semicolon,
* comma, and question mark
*
* Special:
*
* Number sign (as used in preprocessor)
*
* Backslash just before newline as line continuation
*
* White space:
*
* Space, horizontal tab, vertical tab, form feed, carriage-return,
* and line-feed.
*
* [GLSL Language Specification 4.30.6, section 3.1]
*
* In this file, we test each of these in turn as follows:
*
* Identifier characters: All pass through unchanged
* Punctuation: All pass through unchanged
* Special: Empty directive replaced with blank line
* Line continuation merges two lines, then a blank line
* Whitespace: 4 horizontal space characters each replaced with space
* 2 newline characters each replaced with a newline
*
*/

abcdefghijklmnopqrstuvwxyz
ABCDEFGHIJKMLNOPQRSTUVWXYZ
_0123456789
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+
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%
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Subject: RE: Question about Mesa MLAA license
From: Jorge Jimenez <iryoku@gmail.com>
Date: 01/08/2013 12:50 PM
To: Tom Callaway <tcallawa@redhat.com>
CC: "jorge@iryoku.com" <jorge@iryoku.com>

Yes to both questions.

Thanks,
Jorge

From: Tom Callaway <tcallawa@redhat.com>
Sent: January 8, 2013 6:49 PM
To: Jorge Jimenez <iryoku@gmail.com>
CC: jorge@iryoku.com
Subject: Re: Question about Mesa MLAA license

On 01/08/2013 12:39 PM, Jorge Jimenez wrote:
> Hi Tom,
> > What we meant with that is that we made an exception for clause 2.
> > Instead of clause 2, in the case of the Mesa project, you have to name
> > the technique Jimenez's MLAA in the config options of Mesa. We did that
> > just to allow them to solve license issues. This exception should be for
> > the Mesa project, and any project using Mesa, like Fedora.
> > > We want to widespread usage of our MLAA, so we want to avoid any kind of
> > license complications. Hope current one is good for Fedora, if not
> > please tell, and we'll see what we can do!
Okay, a few more questions:

* If Fedora decides to simply reproduce the quoted statement:
  "Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia,
  Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."

Specifically, if this is done as part of documentation included with
Mesa, is that sufficient to meet clause 2 even if the Mesa config option
is not set as described in your exception?

* Currently, the Mesa config option for MLAA says: "Morphological
  anti-aliasing based on Jimenez\' MLAA. 0 to disable, 8 for default
  quality". Is this in compliance with your exception?

Thanks again,

~tom

==

Fedora Project

Subject: RE: Question about Mesa MLAA license
From: Jorge Jimenez <iryoku@gmail.com>
Date: 01/08/2013 12:39 PM
To: "jorge@iryoku.com" <jorge@iryoku.com>, Tom Callaway <tcallawa@redhat.com>

Hi Tom,

What we meant with that is that we made an exception for clause 2.
Instead of clause 2, in the case of the Mesa project, you have to name
the technique Jimenez's MLAA in the config options of Mesa. We did that
just to allow them to solve license issues. This exception should be for
the Mesa project, and any project using Mesa, like Fedora.

We want to widespread usage of our MLAA, so we want to avoid any kind of
license complications. Hope current one is good for Fedora, if not
please tell, and we'll see what we can do!

Cheers,

Jorge

From: Tom Callaway <tcallawa@redhat.com>
Sent: January 8, 2013 6:30 PM
To: jorge@iryoku.com
Subject: Question about Mesa MLAA license

Jorge,
Thanks for all of your fantastic graphics work! I have been auditing Fedora (a popular distribution of Linux) for license compliance and I came across your MLAA code in Mesa.

The license says:

* 2. Redistributions in binary form must reproduce the following statement:
*  "Uses Jimenez's MLAA. Copyright (C) 2010 by Jorge Jimenez, Belen Masia, Jose I. Echevarria, Fernando Navarro and Diego Gutierrez."
* Only for use in the Mesa project, this point 2 is filled by naming the technique Jimenez's MLAA in the Mesa config options.

That wording is unclear. When you say "Only for use in the Mesa project...", it seems like you could either be saying:

- This code may only be used as part of Mesa.

OR

- In Mesa, you can comply with clause 2 by simply selecting "Jimenez's MLAA" in the Mesa config options.

*****

If the first item is true, then we may have to remove the MLAA code from Fedora's copy of Mesa. However, looking at the license on your SMAA code, I do not believe it to be the case. Please let me know either way!

Thanks in advance,

Tom Callaway
Fedora Legal

==
Fedora Project

1.290 mgetty 1.2.1 :28.el7.centos
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  http://code.google.com/p/libdnet/
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   http://www.pygtk.org/
o PyCairo: bindings for Python. Dual-licensed under the GNU LGPL 2.1
The Mac OS binary packages also include:

- Various X.org libraries. These were built using MacPorts.
  http://www.x.org/ http://www.macports.org/

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Version 2, June 1991

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Open Source Used In Unity Connection 12.5(1) SU1

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47. [51] Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
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long-opts;
config-header = config.h;
environrc;
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version = `eval VERSION=`\sed -e 's/[^/\[]/\[\]/*\]$/' -e 's/\[/]/\]/' \ < ../version.m4`
[ -z "$\{VERSION\}" ] && echo "Cannot determine VERSION" && kill -TERM $AG_pid
\[ echo $VERSION\];

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<p>The following individuals contributed in part to the Network Time Protocol Distribution Version 4 and are acknowledged as authors of this work.</p>
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Elektronik serial line and PCI-bus devices

GPSVME fixes

syslog to file option

Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.

Magnavox GPS clock driver

MSF clock driver, Trimble PARSE support

update and complete broadcast and crypto features in sntp

Jean-Francois Boudreault

IPv6 support

Oncore driver (Current maintainer)

OMEGA clock driver

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Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.

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47. [51] Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
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/* OPENBSD ORIGINAL: sys/sys/poll.h */

#if !defined(HAVE_POLL) && !defined(HAVE_POLL_H)
#ifndef_COMPAT_POLL_H_
#define_COMPAT_POLL_H_

typedef struct pollfd {
    int fd;
    short events;
    short revents;
} pollfd_t;

typedef unsigned int nfds_t;

#define POLLIN0x0001
#define POLLPRI0x0002
#define POLLRDNORM0x0040
#define POLLWRNORM POLLPRI
#define POLLHUP0x0010
#define POLLNVAL0x0020
#define POLLRDBAND0x0080
#define POLLWRBAND0x0100
#endif

#define INFTIM(-1)/* not standard */

int poll(struct pollfd *, nfds_t, int);
#endif /* !_COMPAT_POLL_H_ */
#endif /* !HAVE_POLL_H */

/* $Id: bsd-waitpid.h,v 1.5 2003/08/29 16:59:52 mouring Exp $ */
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*/

#ifndef _BSD_WAITPID_H
#define _BSD_WAITPID_H

#ifndef HAVE_WAITPID
/* Clean out any potential issues */
#undef WIFEXITED
#undef WIFSTOPPED
#undef WIFSIGNALED

/* Define required functions to mimic a POSIX look and feel */
#define _W_INT(w) (*(int*)&(w)) /* convert union wait to int */
#define WIFEXITED(w) (!(_W_INT(w)) & 0377)
#define WIFSTOPPED(w) (_W_INT(w) & 0100)
#define WIFSIGNALED(w) (!WIFEXITED(w) && !WIFSTOPPED(w))
#define WEXITSTATUS(w) (int)(WIFEXITED(w) ? ((_W_INT(w) >> 8) & 0377) : -1)
#define WTERMSIG(w) (int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)
#define WCOREFLAG 0x80
#define WCOREDUMP(w) (_W_INT(w) & WCOREFLAG)

/* Prototype */
pid_t waitpid(int, int *, int);
#endif /* HAVE_WAITPID */
#endif /* _BSD_WAITPID_H */

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$OpenBSD: LICENCE,v 1.19 2004/08/30 09:18:08 markus Exp $
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#ifndef HAVE_SETRESGID
int setresgid(gid_t, gid_t, gid_t);
#endif
#ifndef HAVE_SETRESUID
int setresuid(uid_t, uid_t, uid_t);
#endif

/*$OpenBSD: poll.h,v 1.11 2003/12/10 23:10:08 millert Exp */

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/* OPENBSD ORIGINAL: sys/sys/poll.h */

#if !defined(HAVE_POLL) && !defined(HAVE_POLL_H)
#ifndef _COMPAT_POLL_H_
#define _COMPAT_POLL_H_

typedef struct pollfd {
  int fd;
  short events;
  short revents;
} pollfd_t;

typedef unsigned int nfds_t;

#define POLLIN 0x0001
#define POLLOUT 0x0004
#define POLLERR 0x0008
#define POLLPRI 0x0002
#define POLLRDNORM 0x0040
#define POLLHUP 0x0010
#define POLLNVAL 0x0020
#define POLLRDBAND 0x0080
#define POLLWRBAND 0x0100

#if 0

/* the following are currently not implemented */
#define POLLPRIO 0x0002
#define POLLRDNORM 0x0040
#define POLLNORM POLLRDNORM
#define POLLWRNORM POLLOUT
#define POLLRDBAND 0x0080
#define POLLWRBAND 0x0100

#endif

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/* Define required functions to mimic a POSIX look and feel */
#define _W_INT(w) (*(int*)&(w)) /* convert union wait to int */
#define WIFEXITED(w) (!(_W_INT(w)) & 0377)
#define WIFSTOPPED(w) ((_W_INT(w)) & 0100)
#define WIFSIGNALED(w) (!WIFEXITED(w) && !WIFSTOPPED(w))
#define WEXITSTATUS(w) ((int)(WIFEXITED(w) ? ((_W_INT(w) >> 8) & 0377) : -1)
#define WTERMSIG(w) ((int)(WIFSIGNALED(w) ? (_W_INT(w) & 0177) : -1)
#define WCOREFLAG 0x80
#define WCOREDUMP(w) ((__W_INT(w)) & WCOREFLAG)

/* Prototype */
pid_t waitpid(int, int *, int);

#endif /* !HAVE_WAITPID */
#endif /* _BSD_WAITPID_H */
diff -up openssh-7.4p1/sftp-server.8.sftp-force-mode openssh-7.4p1/sftp-server.c
--- openssh-7.4p1/sftp-server.8.sftp-force-mode openssh-7.4p1/sftp-server.8
+++ openssh-7.4p1/sftp-server.82017-02-09 10:35:41.926475399 +0100
@@ -38,6 +38,7 @@
 .Op Fl P Ar blacklisted_requests
 .Op Fl p Ar whitelisted_requests
 .Op Fl u Ar umask
+.Op Fl m Ar force_file_perms
 .Ek
 .Nm
 .Fl Q Ar protocol_feature
@@ -138,6 +139,10 @@
 to be applied to newly-created files and directories, instead of the user's default mask.
+.It Fl m Ar force_file_perms
+Sets explicit file permissions to be applied to newly-created files instead of the default or client requested mode. Numeric values include: +777, 755, 750, 666, 644, 640, etc. Option -u is ineffective if -m is set.
 .El
 .Pp
 On some systems,
diff -up openssh-7.4p1/sftp-server.c.sftp-force-mode openssh-7.4p1/sftp-server.c
--- openssh-7.4p1/sftp-server.c.sftp-force-mode openssh-7.4p1/sftp-server.c
+++ openssh-7.4p1/sftp-server.c2017-02-09 10:35:19.0520959 +0100
@@ -65,6 +65,10 @@
 struct sshbuf *oqueue;
 /* Version of client */
 static u_int version;
+/* Force file permissions */
+int permforce = 0;
+long permforcemode;
+
 /* SSH2_FXP_INIT received */
 static int init_done;
@@ -679,6 +683,7 @@
static_open(u_int32_t id)
    Attrib a;
    char *name;
    int r, handle, fd, flags, mode, status = SSH2_FX_FAILURE;
+mode_t old_umask = 0;

if ((r = sshbuf_get_cstring(iqueue, &name, NULL)) != 0 ||
   (r = sshbuf_get_u32(iqueue, &pflags)) != 0 || /* portable flags */
@@ -688,6 +693,10 @@ process_open(u_int32_t id)
   debug3("request %u: open flags %d", id, pflags);
   flags = flags_from_portable(pflags);
   mode = (a.flags & SSH2_FILEXFER_ATTR_PERMISSIONS) ? a.perm : 0666;
+if (permforce == 1) { /* Force perm if -m is set */
+  +mode = permforcemode;
+  +old_umask = umask(0); /* so umask does not interfere */
+  +}
   logit("open "%s" flags %s mode 0%o",
      name, string_from_portable(pflags), mode);
   if (readonly &&
@@ -709,6 +718,8 @@ process_open(u_int32_t id)
   }
  }
+if (permforce == 1)
  +(void) umask(old_umask); /* restore umask to something sane */
if (status != SSH2_FX_OK)
   send_status(id, status);
free(name);
@@ -1490,7 +1501,7 @@ sftp_server_usage(void)
   fprintf(stderr,
      "usage: %s [-ehR] [-d start_directory] [-f log_facility]"
      "[-I log_level]\n[-P blacklisted_requests]"
- "[-p whitelisted_requests] [-u umask]\n"
+ "[-p whitelisted_requests] [-u umask] [-m force_file_perms]\n"
      " %s -Q protocol_feature\n",
      __programe, __programe);
   exit(1);
@@ -1516,7 +1527,7 @@ sftp_server_main(int argc, char **argv,
   pw = pwcopy(user_pw);

while (!skipargs && (ch = getopt(argc, argv,
- "d:f:I:p:Q:u:cehR") != -1) {  
+ "d:f:I:p:Q:u:m:cehR") != -1) {  
   switch (ch) {
   case 'Q':
     if (strcasecmp(optarg, "requests") != 0) {
@@ -1576,6 +1587,15 @@ sftp_server_main(int argc, char **argv,
         (void)umask((mode_t)mask);
       break;
+  case 'm':
+    /* Force permissions on file received via sftp */
+permforce = 1;
+permforcemode = strtol(optarg, &cp, 8);
+if (permforcemode < 0 || permforcemode > 0777 ||
+    *cp != '\0' || (permforcemode == 0 &&
+    errno != 0))
+fatal("Invalid file mode \"%s\"", optarg);
+break;
  case 'h':
  default:
  sftp_server_usage();

1.316 OpenSSL 1.0.2n

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

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

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

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

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

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

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

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

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

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

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

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

6. As an exception to the Sections above, you may also 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.)

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the user installs one, as long as the modified version is
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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
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The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.
Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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

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

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

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      its purpose remains meaningful.

   (For example, a function in a library to compute square roots has
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application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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

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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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4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.
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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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6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

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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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1.347 perl-Socket 2.010 :4.el7
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[This is the first released version of the library GPL. It is
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free software--to make sure the software is free for all its users.

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

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

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

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

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.
However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.
5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

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

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

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

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

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For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

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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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1.363 popt 1.13 :16.el7

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1.365 procps-ng 3.3.10 :18.1.el7.centos.1

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

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1.377 python-decorator 3.4.0 :3.el7

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1.378 python-enum34 1.0.4 :1.el7

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1.379 python-idna 2.4 :1.el7

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1.380 python-iniparse 0.4 :9.el7
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

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

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

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

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1.381 python-ipaddress 1.0.16 :2.el7

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1.382 python-IPy 0.75 :6.el7

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**1.383 python-lxml 3.2.1 :4.el7**

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

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

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

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

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uses the Library", as object code and/or source code, so that the
user can modify the Library and then relink to produce a modified
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b) Use a suitable shared library mechanism for linking with the
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copy of the library already present on the user's computer system,
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That's all there is to it!
1.387 python-ply 3.4 :11.el7

1.388 python-pyasn1 0.1.9 :7.el7

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1.389 python-pycparser 2.14 :1.el7

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

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

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

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

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

Before using, initialize the state by using init_genrand(seed)
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Independent implementation of MD5 (RFC 1321).

This code implements the MD5 Algorithm defined in RFC 1321, whose text is available at

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The code is derived from the text of the RFC, including the test suite (section A.5) but excluding the rest of Appendix A. It does not include any code or documentation that is identified in the RFC as being copyrighted.

The original and principal author of md5.h is L. Peter Deutsch <ghost@aladdin.com>. Other authors are noted in the change history that follows (in reverse chronological order):

2002-04-13 lpd Removed support for non-ANSI compilers; removed references to Ghostscript; clarified derivation from RFC 1321; now handles byte order either statically or dynamically.
1999-11-04 lpd Edited comments slightly for automatic TOC extraction.
1999-10-18 lpd Fixed typo in header comment (ansi2knr rather than md5);
added conditionalization for C++ compilation from Martin Purschke <purschke@bnl.gov>.
1999-05-03 lpd Original version.
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python’s principal author, although it includes many contributions from others.

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

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

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

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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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   (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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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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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.

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

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1.399 Quartz 1.4

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For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.
Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

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

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

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

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

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

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".
A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

   b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

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END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).
To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

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You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

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

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

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

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

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**1.406 rsync 3.0.9 :18.el7**

**1.406.1 Available under license :**

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Version 3, 29 June 2007

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To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we
have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices"
to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.


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

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

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

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

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

The Corresponding Source for a work in source code form is that
same work.

2. Basic Permissions.

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Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

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You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

a) The work must carry prominent notices stating that you modified it, and giving a relevant date.

b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".

c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.

d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms
of sections 4 and 5, provided that you also convey the
machine-readable Corresponding Source under the terms of this License,
in one of these ways:

a) Convey the object code in, or embodied in, a physical product
(including a physical distribution medium), accompanied by the
Corresponding Source fixed on a durable physical medium
customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product
(including a physical distribution medium), accompanied by a
written offer, valid for at least three years and valid for as
long as you offer spare parts or customer support for that product
model, to give anyone who possesses the object code either (1) a
copy of the Corresponding Source for all the software in the
product that is covered by this License, on a durable physical
medium customarily used for software interchange, for a price no
more than your reasonable cost of physically performing this
conveying of source, or (2) access to copy the
Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the
written offer to provide the Corresponding Source. This
alternative is allowed only occasionally and noncommercially, and
only if you received the object code with such an offer, in accord
with subsection 6b.

d) Convey the object code by offering access from a designated
place (gratis or for a charge), and offer equivalent access to the
Corresponding Source in the same way through the same place at no
further charge. You need not require recipients to copy the
Corresponding Source along with the object code. If the place to
copy the object code is a network server, the Corresponding Source
may be on a different server (operated by you or a third party)
that supports equivalent copying facilities, provided you maintain
clear directions next to the object code saying where to find the
Corresponding Source. Regardless of what server hosts the
Corresponding Source, you remain obligated to ensure that it is
available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided
you inform other peers where the object code and Corresponding
Source of the work are being offered to the general public at no
charge under subsection 6d.

A separable portion of the object code, whose source code is excluded
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1.408 screen 4.1.0

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of this license document, but changing it is not allowed.

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

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some
specially designated Free Software Foundation software, and to any
other libraries whose authors decide to use it. You can use it for
your libraries, too.

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

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

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

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

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

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

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.
Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

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

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

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

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0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

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

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

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

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

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

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

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

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

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

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

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

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

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

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.
If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

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The test programs in this directory tree are for demonstrating and testing the functionality of the SDL library, and are placed in the public domain.

October 28, 1997
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Sam Lantinga(slouken@libsdl.org)
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Version 2.1, February 1999

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Preamble

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Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be
consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

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

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

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

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

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

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

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1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a
2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

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

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

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

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

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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
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work, in isolation, is not a derivative work of the Library, and
therefore falls outside the scope of this License.

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

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

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

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

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

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

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

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

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1.411 sed 4.2.2 :5.el7

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============
Test 1.1:101
============
Testing argument parsing
First type
e1_l1_1
e1_l1_1
e1_l1_2
e1_l1_2
e1_l1_3
e1_l1_3
e1_l1_4
e1_l1_4
e1_l1_5
e1_l1_5
e1_l1_6
e1_l1_6
e1_l1_7
e1_l1_7
e1_l1_8
e1_l1_8
e1_l1_9
e1_l1_9
e1_l1_10
e1_l1_10
e1_l1_11
e1_l1_11
e1_l1_12
e1_l1_12
e1_l1_13
e1_l1_13
e1_l1_14
e1_l1_14

===========
Test 1.2:102
==========
e1_l1_1
e1_l1_2
e1_l1_3
e1_l1_4
e1_l1_5
e1_l1_6
e1_l1_7
e1_l1_8
e1_l1_9
e1_l1_10
e1_l1_11
e1_l1_12
e1_l1_13
e1_l1_14

===========
Test 1.3:103
==========
e1_l1_1
e1_l1_1
e1_l1_2
e1_l1_2
e1_l1_3
e1_l1_3
e1_l1_4
e1_l1_4
e1_l1_5
e1_l1_5
e1_l1_6
e1_l1_6
e1_l1_7
e1_l1_7
e1_l1_8
e1_l1_8
e1_l1_9
e1_l1_9
e1_l1_10
e1_l1_10
e1_l1_11
e1_l1_11
e1_l1_12
e1_l1_12
e1_l1_13
Test 1.4:104

Second type

Test 1.4.1:105

Test 1.5:106
Test 1.6:107
Test 1.7:108

Test 1.8:109
Test 1.13:114

=============
e1_11_1
e2_e1_11_1
e2_e1_11_1
e1_11_2
e2_e1_11_2
e2_e1_11_2
e1_11_3
e2_e1_11_3
e2_e1_11_3
e1_11_4
e2_e1_11_4
e2_e1_11_4
e1_11_5
e2_e1_11_5
e2_e1_11_5
e1_11_6
e2_e1_11_6
e2_e1_11_6
e1_11_7
e2_e1_11_7
e2_e1_11_7
e1_11_8
e2_e1_11_8
e2_e1_11_8
e1_11_9
e2_e1_11_9
e2_e1_11_9
e1_11_10
e2_e1_11_10
e2_e1_11_10
e1_11_11
e2_e1_11_11
e2_e1_11_11
e1_11_12
e2_e1_11_12
e2_e1_11_12
e1_11_13
e2_e1_11_13
e2_e1_11_13
e1_11_14
e2_e1_11_14
e2_e1_11_14

=============
Test 1.14:115

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

s1_l1_1
s2_s1_l1_1
s2_s1_l1_1

s1_l1_2
s2_s1_l1_2
s2_s1_l1_2

s1_l1_3
s2_s1_l1_3
s2_s1_l1_3

s1_l1_4
s2_s1_l1_4
s2_s1_l1_4

s1_l1_5
s2_s1_l1_5
s2_s1_l1_5

s1_l1_6
s2_s1_l1_6
s2_s1_l1_6

s1_l1_7
s2_s1_l1_7
s2_s1_l1_7

s1_l1_8
s2_s1_l1_8
s2_s1_l1_8

s1_l1_9
s2_s1_l1_9
s2_s1_l1_9

s1_l1_10
s2_s1_l1_10
s2_s1_l1_10

s1_l1_11
s2_s1_l1_11
s2_s1_l1_11

s1_l1_12
s2_s1_l1_12
s2_s1_l1_12

s1_l1_13
s2_s1_l1_13
s2_s1_l1_13

s1_l1_14
s2_s1_l1_14
s2_s1_l1_14

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

Test 1.15:116

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

---

Open Source Used In Unity Connection 12.5(1) SU1

4748
Testing address ranges

Test 2.1:120
Test 2.2:121
Test 2.3:122
Test 2.4:123
Test 2.5:124
Test 2.6:125
Test 2.7:126
Test 2.9:127
Test 2.10:128

11_7

Test 2.11:129

11_7

Test 2.12:130

11_1
11_2
11_3
11_4

Test 2.13:131

11_1
11_2
11_3
11_4
11_5
11_6
11_7
11_8
11_9
11_10
11_11
11_12
11_13
11_14
12_1
12_2
12_3
12_4
12_5
12_6
12_7
12_8
12_9

Test 2.14:132
11_1
11_2
11_3
11_4
11_5
11_6
11_7
11_8
11_9
11_10
11_11
11_12
11_13
11_14
12_1
12_2
12_3
12_4
12_5
12_6
12_7
12_8
12_9

==============
Test 2.15:133
==============
11_4
11_5
11_6
11_7
11_8
11_9
11_10
11_11
11_12
11_13
11_14
12_1
12_2
12_3
12_4
12_5
12_6
12_7
12_8
12_9
Test 2.16:134

l1_4
l1_5
l1_6
l1_7
l1_8
l1_9
l1_10
l1_11
l1_12
l1_13
l1_14
l2_1
l2_2
l2_3
l2_4
l2_5
l2_6

Test 2.17:135

l1_4
l1_5
l1_6
l1_7
l1_8
l1_9
l1_10
l1_14
l2_1
l2_2
l2_3
l2_4
l2_5
l2_6
l2_7
l2_8
l2_9

Test 2.18:136

l2_3
l2_4
l2_5
Test 2.19:137
Test 2.20:138
Brace and other grouping
Test 3.1:139
Test 3.2:140
Test 3.3:141

Test 3.4:142

Testing a c d and i commands

Test 4.1:143
before il1_3
after ibefore il1_3
before il1_4
after ibefore il1_4
before il1_5
after ibefore il1_5
before il1_6
after ibefore il1_6
before il1_7
after ibefore il1_7
before il1_8
after ibefore il1_8
before il1_9
after ibefore il1_9
before il1_10
after ibefore il1_10
before il1_11
after ibefore il1_11
before il1_12
after ibefore il1_12
before il1_13
after ibefore il1_13
before il1_14
after ibefore il1_14
before il2_1
after ibefore il2_1
before il2_2
after ibefore il2_2
before il2_3
after ibefore il2_3
before il2_4
after ibefore il2_4
before il2_5
after ibefore il2_5
before il2_6
inserted
after ibefore il2_6
before il2_7
after ibefore il2_7
before il2_8
after ibefore il2_8
before il2_9
after ibefore il2_9

==============
Test 4.2:144
==============
before al1_1
after_abefore_al1_1
before_al1_2
after_abefore_al1_2
before_al1_3
after_abefore_al1_3
before_al1_4
after_abefore_al1_4
before_a5-12l1_5
after_abefore_a5-12l1_5
appended
before_a5-12l1_6
after_abefore_a5-12l1_6
appended
before_a5-12l1_7
after_abefore_a5-12l1_7
appended
before_a5-12l1_8
after_abefore_a5-12l1_8
appended
before_a5-12l1_9
after_abefore_a5-12l1_9
appended
before_a5-12l1_10
after_abefore_a5-12l1_10
appended
before_a5-12l1_11
after_abefore_a5-12l1_11
appended
before_a5-12l1_12
after_abefore_a5-12l1_12
appended
before_al1_13
after_abefore_al1_13
before_al1_14
after_abefore_al1_14
before_al2_1
after_abefore_al2_1
before_al2_2
after_abefore_al2_2
before_al2_3
after_abefore_al2_3
before_al2_4
after_abefore_al2_4
before_al2_5
after_abefore_al2_5
before_al2_6
after_abefore_al2_6
before_al2_7
after_abeefore_al2_7
before_al2_8
after_abeefore_al2_8
before_al2_9
after_abeefore_al2_9

============
Test 4.3:145
============
^l1_1
^l1_1$
appended
^l1_2
^l1_2$
appended
^l1_3
^l1_3$
appended
^l1_4
^l1_4$
appended
^l1_5
^l1_5$
appended
^l1_6
^l1_6$
appended
^l1_7
^l1_7$
appended
^l1_8
appended
^l1_8
11_9$
^l1_10
appended
^l1_10
11_11$
^l1_12
^l1_12$
appended
^l1_13
^l1_13$
appended
^l1_14
^l1_14$
appended
^l2_1
Test 4.4:146

hello
hello
hello
hello
hello
hello
hello
hello
hello
hello
hello
hello

Test 4.5:147

hello

Test 4.6:148

hello

Test 4.7:149
hello

Test 4.8:150
Testing labels and branching

Test 5.1:151

label2_l1_1
label3_label2_l1_1
label1_l1_2
label1_l1_3
label1_l1_4
label1_l1_5
label1_l1_6
label1_l1_7
label1_l1_8
label1_l1_9
label1_l1_10
label1_l1_11
label1_l1_12
label2_l1_13
label3_label2_l1_13
label2_l1_14
label3_label2_l1_14

Test 5.2:152

tested l2_1
tested l2_2
tested l2_3
tested l2_4
tested l2_5
tested l2_6
tested l2_7
tested l2_8
tested l2_9
tested l2_10
tested l2_11
tested l2_12
tested l2_13
tested l2_14
Test 5.3:153
--------------
^11_1
^11_2
^11_3
^11_4
^11_5
^11_6
^11_7
^11_8

--------------
Test 5.4:154
--------------
^11_9
^11_10
^11_11
^11_12
^11_13
^11_14

--------------
Test 5.5:155
--------------
^11_1
^11_2
^11_4
^11_6
^11_8

--------------
Test 5.6:156
--------------
^11_1
^11_2
^11_3
Test 5.7:157

Test 5.8:158

Pattern space commands

Test 6.1:159

changed
changed
changed
changed
changed
changed
changed
changed
changed
changed
changed
changed
changed

----------
Test 6.2:160
----------
 l1_1
 l1_2
 l1_3
 l1_5
 l1_6
 l1_7
 l1_8
 l1_9
 l1_10
 l1_11
 l1_12
 l1_13
 l1_14

----------
Test 6.3:161
----------
 l1_5
 l1_6
 l1_7
 l1_8
 l1_9
 l1_10
 l1_11
 l1_12
 l1_13
 l1_14

----------
Test 6.4:162
----------
 l1_1
 l1_2
 l1_3
 l1_2
 l1_3
 l1_5
 l1_2
 l1_3
 l1_2
 l1_3
 l1_6
 l1_6
Test 6.5:163

Test 6.6:164

Testing print and file routines

Test 7.1:165
Test 7.2:166

11_1
11_2
11_3
11_4
11_5
11_6
11_7
11_8
11_9
11_10
11_11
11_12
11_13
11_14
15
12_1
16
12_2
17
12_3
18
12_4
19
12_5
20
12_6
21
12_7
22
12_8
23
12_9

Test 7.3:167

11_1
11_2
11_3
11_4
11_5
11_6
11_7
11_8
w results

Test 7.4:168

Test 7.5:169
Testing substitution commands
Test 8.2: 173

Test 8.3: 174

Test 8.4: 175
l1_1
l1_2
l1_3
l1_4
l1_5
l1_6
l1_7
l1_8
l1_9
l1_10
l1_11
l1_12
l1_13
l1_14

============
Test 8.5:176
============
l1X1
l1X2
l1X3
l1X4
l1X5
l1X6
l1X7
l1X8
l1X9
l1X10
l1X11
l1X12
l1X13
l1X14

============
Test 8.6:177
============
(l)(1)(__)(1)
(l)(1)(__)(2)
(l)(1)(__)(3)
(l)(1)(__)(4)
(l)(1)(__)(5)
(l)(1)(__)(6)
(l)(1)(__)(7)
(l)(1)(__)(8)
(l)(1)(__)(9)
(l)(1)(__)(1)(0)
(l)(1)(__)(1)(1)
(l)(1)(__)(1)(2)
Test 8.7:178

Test 8.8:179

Test 8.9:180
11_X
11_X0
11_X1
11_X2
11_X3
11_X4

============= Test 8.11:182 =============
1X_1
1X_2
1X_3
1X_4
1X_5
1X_6
1X_7
1X_8
1X_9
1X_10
1X_11
1X_12
1X_13
1X_14
s wfile results
1X_1
1X_2
1X_3
1X_4
1X_5
1X_6
1X_7
1X_8
1X_9
1X_10
1X_11
1X_12
1X_13
1X_14

============= Test 8.12:183 =============
1X_X
1X_X
1X_X
1X_4
1X_5
1X_6
1X_7
1X_8
1X_9
1X_10
1X_11
1X_12
1X_13
1X_14
Test 8.13:184

Test 8.14:185

Test 8.15:186
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Apache Shindig interfaces with the Java JCE APIs to provide encryption of messages using the AES standard.

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Allbery, Russ
Anderson, Jamie
Andrew, Nick
Andric, Dimitry
Barron, Danny
Bates, Tom
Behan, Zdenk
Bellis, Ray
Benali, Elias
Beverly, Jamie
Boardman, Spider
Bostley, P.J.
Bowes, Keith
Boyce, Keith Garry
Brantley, Michael
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Marchionna, Michael D.
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Miller, Todd C.
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Webb, Kirk
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The following people have worked to translate sudo into other languages:

Blittermann, Mario
Bogusz, Jakub
Casagrande, Milo
Castro, Felipe
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1.437 systemd 219 :62.el7_6.5

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The of the start-stop-daemon

* A rewrite of the original Debian's start-stop-daemon Perl script
* in C (faster - it is executed many times during system startup).
* Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,
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1.440 tar 1.26 :32.el7
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 */

People who have contributed to tcsh for win32 with bugfixes, functionality,
and other useful pieces of code. If I've left you out, please let me know!

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#ifndef _h_config
#define _h_config
#endif

/*------------------------------------------------------ System dependant compilation flags -----------------------------*/

/*
 * POSIX	This system supports IEEE Std 1003.1-1988 (POSIX).
 */
#undef POSIX

/*
 * POSIXJOBS	This system supports the optional IEEE Std 1003.1-1988 (POSIX)
 * job control facilities.
 */
#undef POSIXJOBS

/*
 * VFORK	This machine has a vfork().
 * It used to be that for job control to work, this define
 * was mandatory. This is not the case any more.
 * If you think you still need it, but you don't have vfork,
 * define this anyway and then do #define vfork fork.
 * I do this anyway on a Sun because of yellow pages brain damage,
 * [should not be needed under 4.1]
 * and on the iris4d cause SGI's fork is sufficiently "virtual"
 * that vfork isn't necessary. (Besides, SGI's vfork is weird).
 * Note that some machines eg. rs6000 have a vfork, but not
 * with the berkeley semantics, so we cannot use it there either.
 */
#define VFORK

/*
 * BSDJOBS	You have BSD-style job control (both process groups and
 * a tty that deals correctly
 */
#define BSDJOBS

/*
 * BSDTIMES	You have BSD-style process time stuff (like rusage)
 */
*This may or may not be true. For example, Apple Unix (OREO) has BSDJOBS but not BSDTIMES.*

/*
#define BSDTIMES
*/

/*
*BSDLIMIT You have BSD-style resource limit stuff (getrlimit/setrlimit)
*/
#define BSDLIMIT

/*
*TERMIO You have struct termio instead of struct sgttyb.
*This is usually the case for SYSV systems, where
*BSD uses sgttyb. POSIX systems should define this
*anyway, even though they use struct termios.
*/
#undef TERMIO

/*
*SYSVREL Your machine is SYSV based (HPUX, A/UX)
*NOTE: don't do this if you are on a Pyramid -- tcsh is
*built in a BSD universe.
*Set SYSVREL to 1, 2, 3, or 4, depending the version of System V
*you are running. Or set it to 0 if you are not SYSV based
*/
#define SYSVREL0

/*
*YPBUGS Work around Sun YP bugs that cause expansion of ~username
*to send command output to /dev/null
*/
#undef YPBUGS

/******************** local defines **************************/

#endif /* _h_config */

1.446 texinfo 5.1 :4.el7
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When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a
combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

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

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

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

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4. You may copy and distribute the Library (or a portion or
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must be distributed under the terms of Sections 1 and 2 above on a
medium customarily used for software interchange.

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

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

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

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

If such an object file uses only numerical parameters, data
structure layouts and accessors, and small macros and small inline
functions (ten lines or less in length), then the use of the object
file is unrestricted, regardless of whether it is legally a derivative
work. (Executables containing this object code plus portions of the
Library will still fall under Section 6.)
Otherwise, if the work is a derivative of the Library, you may
distribute the object code for the work under the terms of Section 6.
Any executables containing that work also fall under Section 6,
whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or
link a "work that uses the Library" with the Library to produce a
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a) Accompany the work with the complete corresponding
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changes were used in the work (which must be distributed under
Sections 1 and 2 above); and, if the work is an executable linked
with the Library, with the complete machine-readable "work that
uses the Library", as object code and/or source code, so that the
user can modify the Library and then relink to produce a modified
executable containing the modified Library. (It is understood
that the user who changes the contents of definitions files in the
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to use the modified definitions.)

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

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

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

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

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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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1.449 tmpwatch 2.11 :5.el7

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*
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* *
* Basic encoding and decoding of Macintosh files to the
* MacBinary III spec.
* ----------------------------------------------------------------------
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Initialize empty image
f1c9645dbc14efddc7d8a322685f26eb bsd.img
Create new DOS partition table
57e721e38d1266c2df055067c18f2cf9 bsd.img

---layout--------
__ts_dev__: 10 MB, 10485760 bytes, 20480 sectors
Units = sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disk label type: dos
Disk identifier: 0x00000001

Device Boot Start End Blocks Id System
-------------------
Create 1st primary partition
ada64ace122978d00d1d1c0e5ee45d26 bsd.img

---layout--------
__ts_dev__: 10 MB, 10485760 bytes, 20480 sectors
Units = sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disk label type: dos
Disk identifier: 0x00000001

Device Boot Start End Blocks Id System
__ts_dev__1 2048 4095 1024 83 Linux
-------------------
Create 2st primary partition
1bebf87248e05d6e4e626749da65d023 bsd.img
Set 2nd partition type
2d8e8dfe51a8a045db233418dd73f0e bsd.img

---layout--------
__ts_dev__: 10 MB, 10485760 bytes, 20480 sectors
Units = sectors of 1 * 512 = 512 bytes
Sector size (logical/physical): 512 bytes / 512 bytes
I/O size (minimum/optimal): 512 bytes / 512 bytes
Disk label type: dos
Disk identifier: 0x00000001

```
Device  Boot  Start  End    Blocks   Id  System
__ts_dev__1 2048  4095    1024    83  Linux
__ts_dev__2 4096 20479   8192    a5  FreeBSD
```

Create default BSD
2e1cee529cb59c9341afe0443f196a1 bsd.img

---layout--------

Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):
4 partitions:
# start  end   size    fstype [fsize bsize   cpg]
c:  4096  20479  16384   unused    0     0
  d:  0     16064  16065   unused    0     0

BSD disklabel command (m for help):
Command (m for help):

```
b5c121c2091b2ff26b880551feac7112 bsd.img
```

---layout--------

Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):
4 partitions:
# start  end   size    fstype [fsize bsize   cpg]
a:  4096  6144  2049  4.2BSD  0     0     0
  c:  4096  20479  16384   unused    0     0
  d:  0     16064  16065   unused    0     0
BSD disklabel command (m for help):
Command (m for help):

Changes will remain in memory only, until you decide to write them.
Be careful before using the write command.

Command (m for help):

BSD disklabel command (m for help):

0  unused           5  4.1BSD      9  4.4LFS       d  boot
1  swap             6  Eighth Edition a  unknown     e  ADOS
2  Version 6        7  4.2BSD      b  HPFS        f  HFS
3  Version 7        8  MS-DOS      c  ISO-9660     10  AdvFS
4  System V

BSD disklabel command (m for help):
size: 8388608, sector size: 512, PT: dos, offset: 446, id=0x8f8378c0
---
#1:         32       7648  0x83
#2:       7680       8704  0xa5
#5:       7936       4864  0x7 (freebsd)
#6:      12544       3584  0x7 (freebsd)
#!/bin/bash
#
# Copyright (C) 2008 Cai Qian <qcai@redhat.com>
#
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1.462 vim 7.4.160 :2.el7

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(XPM - X PixMap format version 2 & 3)
   Internet:       lehors@sophia.inria.fr
Surface Mail:      Arnaud LE HORS, INRIA - Sophia Antipolis,
                   2004, route des Lucioles, 06565 Valbonne Cedex -- FRANCE
   Voice phone:    (33) 93.65.77.71, Fax: (33) 93 65 77 66, Telex: 97 00 50 F
" Vim syntax file
" Language:Software Distributor product specification file
"(POSIX 1387.2-1995).
" Maintainer:Rex Barzee <rex_barzee@hp.com>
" Last change:25 Apr 2001

if version < 600
   " Remove any old syntax stuff hanging around
   syn clear
elseif exists("b:current_syntax")
   finish
endif
" Product specification files are case sensitive
syn case match

syn keyword psfObject bundle category control_file depot distribution
syn keyword psfObject end file filesystem host installed_software media
syn keyword psfObject product root subproduct vendor

syn match  psfUnquotString +[^# ][^#]*+ contained
syn region psfQuotString  start=^"+ skip=^"+ end=^"+ contained

syn match  psfObjTag  "\[-_+A-Z0-9a-z]+(\[-_+A-Z0-9a-z]\+|\+)+" contained
syn match  psfAttAbbrev  ",\(fa|fr|\[aclqrv|\<\|>|<=|>=|\=|==\)\[^,\]" contained
syn match  psfObjTags  "\[-_+A-Z0-9a-z]+(\[-_+A-Z0-9a-z]+(\[-_+A-Z0-9a-z]\+|\+)+)*" contained

syn match  psfNumber  "\d+" contained
syn match  psfFloat  "\d+.\d+\+" contained
syn match  psfLongDate  "\d{8,10}" contained

syn keyword psfState  available configured corrupt installed transient contained
syn keyword psfPState  applied committed superseded contained

syn keyword psfBoolean  false true contained

"Some of the attributes covered by attUnquotString and attQuotString:
" architecture category_tag control_directory copyright
" create_date description directory file_permissions install_source
" install_type location machine_type mod_date number os_name os_release
" os_version pose_as_os_name pose_as_os_release readme revision
" share_link title vendor_tag
syn region psfAttUnquotString matchgroup=psfAttrib start=~^\s*[^# ]\+[^# ]+"~rs=e-1 contains=psfUnquotString,psfComment end=~$~ keepend oneline

syn region psfAttQuotString matchgroup=psfAttrib start=~^\s*[^# ]\+[^# ]+"~rs=e-1 contains=psfQuotString,psfComment skip=~\"~ matchgroup=psfQuotString end=~"~ keepend

" These regions are defined in attempt to do syntax checking for some
" of the attributes.
syn region psfAttTag matchgroup=psfAttrib start="^\s*tag\s+" contains=psfObjTag,psfComment end="$" keepend oneline

syn region psfAttSpec matchgroup=psfAttrib start="^\s*\(ancestor\|applied_patches\|applied_to\|contents\|corequisites\|exrequisites\|prerequisites\|software_spec\|supersedes\|superseded_by\)\s+" contains=psfObjTag,psfAttAbbrev,psfComment end="$" keepend
Define the default highlighting.

For version 5.7 and earlier: only when not done already
For version 5.8 and later: only when an item doesn't have highlighting yet
if version >= 508 || !exists("did_psf_syntax_inits")
    if version < 508
        let did_psf_syntax_inits = 1
        command -nargs=+ HiLink hi link <args>
    else
        command -nargs=+ HiLink hi def link <args>
    endif

HiLink psfObject        Statement
HiLink psfAttrib        Type
HiLink psfQuotString    String
HiLink psfObjTag        Identifier
HiLink psfAttAbbrev     PreProc
HiLink psfObjTags       Identifier

HiLink psfComment       Comment
delcommand HiLink
endif

" Long descriptions and copyrights confuse the syntax highlighting, so
" force vim to backup at least 100 lines before the top visible line
" looking for a sync location.
syn sync lines=100

let b:current_syntax = "psf"
*uganda.txt*    For Vim version 7.4. Last change: 2013 Jul 06

VIM REFERENCE MANUAL    by Bram Moolenaar

*uganda* *Uganda* *copying* *copyright* *license*
SUMMARY
*iccf* *ICCF*
Vim is Charityware. You can use and copy it as much as you like, but you are
couraged to make a donation for needy children in Uganda. Please see |kcc|
below or visit the ICCF web site, available at these URLs:

http://iccf-holland.org/
http://www.vim.org/iccf/
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==============================================================================
Kibaale Children's Centre *kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai
District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:
1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly.
Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse. This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return. Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number.
Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:
Postbank, account 4548774
Swift code: INGB NL 2A
IBAN: NL95 INGB 0004 5487 74
under the name "stichting ICCF Holland", Lisse
If that doesn't work:
Rabobank Lisse, account 3765.05.117
Swift code: RABO NL 2U
under the name "Bram Moolenaar", Lisse
Otherwise, send a check in euro or US dollars to the address below. Minimal amount: $70 (my bank does not accept smaller amounts for foreign check, sorry)
Address to send checks to:
Bram Moolenaar
Finsterrueihof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:

1.463 which 2.20
1.463.1 Available under license :

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Version 3, 29 June 2007

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1.466 wro4j 1.2.8

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1.467 Xerces-C 2.5

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References
------------------------------------------------------------------------------
* AOL
http://www.aleksey.com/pipermail/xmlsec/attachments/20030729/0e25648e/attachment.htm

* Cordys R&D BV

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5466
1.476 yum 3.4.3 :154.el7.centos
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diff --git a/yum/update_md.py b/yum/update_md.py
--- a/yum/update_md.py 2015-01-19 07:44:35.567107008 -0500
@@ -398,6 +399,9 @@ class UpdateMetadata(object):
             except Errors.RepoMDError:
                 continue # No metadata found for this repo

+    self.arch_storage = ArchStorage()
+    self.archlist = self.arch_storage.archlist
+
    def get_notices(self, name=None):
        ''' Return all notices. '''
        if name is None:
@@ -434,16 +438,29 @@ class UpdateMetadata(object):
            name = oldpkgtup[0]
            arch = oldpkgtup[1]
            ret = []
+            other_arch_list = []
+            notices = set()
        for notice in self.get_notices(name):
            for upkg in notice['pkglist']:
                for pkg in upkg['packages']:
+                    other_arch = False
                        if pkg['name'] != name or pkg['arch'] != arch:
                            continue
-                        if (notice not in notices and pkg['name'] == name and pkg['arch'] in self.archlist):
+                        if (notice not in notices and pkg['name'] == name and pkg['arch'] in self.archlist):
                            other_arch = True
                            else:
+                            continue
                            pkg tup = (pkg['name'], pkg['arch'], pkg['epoch'] or '0',
                                    pkg['version'], pkg['release'])
                            if _rpm_tup_vercmp(pkg tup, oldpkgtup) <= 0:
                                continue
                            if other_arch:
+                                other_arch_list.append((pkg tup, notice))
                                else:
                                    ret.append((pkg tup, notice))
                                notices.add(notice)
                                for pkg tup, notice in other_arch_list:
                                    if notice not in notices:
                                        ret.append((pkg tup, notice))
                                    ret.sort(cmp=_rpm_tup_vercmp, key=lambda x: x[0], reverse=True)
        return ret
diff -up yum-3.4.3/yum/update_md.py.old yum-3.4.3/yum/update_md.py
+++ yum-3.4.3/yum/update_md.py 2015-05-28 19:24:05.971806965 +0200
@@ -33,6 +33,7 @@ import Errors
import logginglevels
+from rpmUtils.arch import ArchStorage

def safe_iterparse(filename, logger=None):
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diff -up yum-3.4.3/yum/update_md.py.org yum-3.4.3/yum/update_md.py
--- yum-3.4.3/yum/update_md.py.org 2017-01-24 18:55:03.529842775 +0100
@@ -58,7 +58,7 @@ class UpdateNotice(object):
     A single update notice (for instance, a security fix).
     
-    def __init__(self, elem=None):
+    def __init__(self, elem=None, repoid=None, vlogger=None):
        self._md = {
            'from': '',
            'type': '',
@@ -83,6 +83,9 @@ class UpdateNotice(object):
             self._parse(elem)
     
+    self._repoid = repoid
+    self._vlogger = vlogger
+
+    def __getitem__(self, item):
+        """ Allows scriptable metadata access (ie: un['update_id']). """
        if type(item) is int:
            @ @ -103,6 +106,24 @@ class UpdateNotice(object):
                # Tests to see if it's "the same data", which means that the
                # packages can be different (see add_notice).
                
+        def _rid(un):
+            if hasattr(un, '_repoid') and un._repoid is not None:
+                return un._repoid
+            else:
+                return '<unknown>'
+            
+        def _log_failure(data):

"""Log the mismatched data similarly to conflict markers in git."""
if self._vlogger is None:
    return
msg = _('Duplicate of %s differs in some fields:
')
msg += '<<<<<<< %s:%s
' % (_rid(other), data)
msg += '%r
=======
%r
' % (other._md[data], self._md[data])
msg += '>>>>>>> %s:%s' % (_rid(self), data)
# --verbose mode enables this
self._vlogger.log(logginglevels.DEBUG_3, msg)

if not other or not hasattr(other, '_md'):
    return False
@@ -113,6 +134,7 @@ class UpdateNotice(object):
if data == 'status': # FIXME: See below...
    continue
if self._md[data] != other._md[data]:
    _log_failure(data)
    return False
# FIXME: Massive hack, Fedora is really broken and gives status=stable
# and status=testing for updateinfo notices, just depending on which
@@ -120,8 +142,10 @@ class UpdateNotice(object):
data = 'status'
if self._md[data] != other._md[data]:
    if self._md[data] not in ('stable', 'testing'):
        _log_failure(data)
        return False
    if other._md[data] not in ('stable', 'testing'):
        _log_failure(data)
        return False
    # They are both really "stable" ...
    self._md[data] = 'stable'
@@ -574,7 +598,7 @@ class UpdateMetadata(object):
for event, elem in safe_iterparse(infile, logger=self._logger):
    if elem.tag == 'update':
        try:
            - un = UpdateNotice(elem)
+ un = UpdateNotice(elem, repoid, self._vlogger)
        except UpdateNoticeException, e:
            msg = _("An update notice% is broken, skipping.") % _rid(repoid)
            if self._vlogger:
                @ @ -587,6 +611,8 @@ class UpdateMetadata(object):
if not have_dup:
    if self._md["update_id"]
        msg += _("You should report this problem to the owner of the %s repository.") % _rid(repoid, "%s ")
+    msg += _("If you are the owner, consider re-running the same command with --verbose to see the '
have_dup = True
if self._vlogger:
    self._vlogger.warn("%s", msg)

1.477 yum-metadata-parser 1.1.4 :10.el7
1.477.1 Available under license :

From RPM File Metadata:GPLv2

1.478 yum-utils 1.1.31 :42.el7
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