Open Source Used In Webex Train T39.4

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References

5. http://www.dre.vanderbilt.edu/~schmidt/
10. mailto:doc_group@cs.wustl.edu
15. http://www.dre.vanderbilt.edu/cosmic/
17. http://www.isis.vanderbilt.edu/
20. mailto:d.schmidt@vanderbilt.edu

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2.5 class.js 1.0
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2.6 Code Project - A little tool to show some system informations (sysinfo) 2007-05-12

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**2.8 jquery 1.8.3 1.8.3**

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2.13 jszip 3.1.5
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/*!

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Version 2.1, February 1999

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4.6 Code Project - ScriptRunner Application

26 Mar 2007

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4.7 Code Project - Tabs and Accelerators in ATL Modeless Dialogs 7 May 2001

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4.9 faac 1.28

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Can I use LAME in my commercial program?

Yes, you can, under the restrictions of the LGPL. The easiest way to do this is to:

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*** IMPORTANT NOTE ***

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4.15 miniutil 1.0

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-------------------------------------------------------------------------------
/*
www.sourceforge.net/projects/tinyxml
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4.16 MPEG4IP 1.5.20
4.16.1 Available under license:
Quicktime for Linux

Author: Adam Williams quicktime@altavista.net
Homepage: heroinewarrior.com/quicktime
Requires: libpthread

*****

This is a Quicktime library for UNIX in a freely redistributable, statically linkable library. You can statically link it in a program and charge money for the program. The only condition is that if you use it in a program, you must put the author's name and email somewhere. If you improve the library itself or add a free codec to
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*****

Building:

type "make" in the quicktime/quicktime directory.
type "make util" to get some Small Utilities.

Configuration:

The file "config.h" defines the size of a 16 bit word and what the maximum file size is.

/*-----------------------------------------------*/

* References:

Apple's quicktime file format information:


Color space conversions:

http://www.neuro.sfc.keio.ac.jp/~aly/polygon/info/color-space-faq.html

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Version 1.1

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5.2 jpeg 8d

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README for release 8d of 15-Jan-2012

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

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IJG is not affiliated with the ISO/IEC JTC1/SC29/WG1 standards committee (also known as JPEG, together with ITU-T SG16).
DOCUMENTATION ROADMAP
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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.
ACKNOWLEDGMENTS Special thanks.
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.
example.c Sample code for calling the JPEG library.
structure.txt Overview of the JPEG library's internal structure.
filelist.txt Road map of IJG files.
coderules.txt Coding style rules --- please read if you contribute code.

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

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

OVERVIEW
========

This package contains C software to implement JPEG image encoding, decoding,
and transcoding. JPEG (pronounced "jay-peg") is a standardized compression
method for full-color and gray-scale images.

This software implements JPEG baseline, extended-sequential, and progressive
compression processes. Provision is made for supporting all variants of these
We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

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

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

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

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

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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, ltmain.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.

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

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

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

The best currently available description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2). Although this is by far the most detailed and comprehensive exposition of JPEG publicly available, we point out that it is still missing an explanation
of the most essential properties and algorithms of the underlying DCT technology.

If you think that you know about DCT-based JPEG after reading this book, then you are in delusion. The real fundamentals and corresponding potential of DCT-based JPEG are not publicly known so far, and that is the reason for all the mistaken developments taking place in the image coding domain.


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

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

ACKNOWLEDGMENTS
================

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Thank to Thomas Wiegand and Gary Sullivan for inviting me to the
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Thank to Thomas Richter and Daniel Lee for inviting me to the
ISO/IEC JTC1/SC29/WG1 (also known as JPEG, together with ITU-T SG16)
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Thank to Andrew Finkenstadt for hosting the ijg.org site.
Last but not least special thank to Thomas G. Lane for the original design and development of this singular software package.

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 is misleading because these formats are incompatible with original DCT-based JPEG and are based on faulty technologies.

IJG therefore does not and will not support such momentary mistakes (see REFERENCES).

There exist also distributions under the name "OpenJPEG" promoting such kind of formats which is misleading because they don't support original JPEG images.

We have no sympathy for the promotion of inferior formats. 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.)

Furthermore, the ISO committee pretends to be "responsible for the popular JPEG" in their public reports which is not true because they don't respond to actual requirements for the maintenance of the original JPEG specification.

There are currently distributions in circulation containing the name "libjpeg" which claim to be a "derivative" or "fork" of the original libjpeg, but don't have the features and are incompatible with formats supported by actual IJG libjpeg distributions. Furthermore, they violate the license conditions as described under LEGAL ISSUES above.

We have no sympathy for the release of misleading and illegal distributions derived from obsolete code bases.

Don't use an obsolete code base!

TO DO
=====

Version 8 is the first release of a new generation JPEG standard to overcome the limitations of the original JPEG specification.

More features are being prepared for coming releases...

Please send bug reports, offers of help, etc. to jpeg-info@jpegclub.org.
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8.2 jsoncpp 1.4.0

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### 8.3 libcurl 7.50.1 7.50.1

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8.4 openssl 0.9.8r

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1.0

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8.6 OpenSSL patch to 0.9.8 branch to add RFC5649 (key wrap with pad) 1.0

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8.7 OpenSSL Patch to 0.9.8 branch to enable 
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9.11 eventbus 2.2.0

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9.13 googleanalytics-sdk 1.1.0

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9.14 Gson 2.3.1

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package com.google.gson.internal;

import java.lang.reflect.Type;
import java.util.HashMap;
import java.util.Map;
import java.util.Collections;

/**
 * Contains static utility methods pertaining to primitive types and their
 * corresponding wrapper types.
 *
 * @author Kevin Bourrillion
 */
public final class Primitives {
    private Primitives() {

        /** A map from primitive types to their corresponding wrapper types. */
        private static final Map<Class<?>, Class<?>> PRIMITIVE_TO_WRAPPER_TYPE;

        /** A map from wrapper types to their corresponding primitive types. */
        private static final Map<Class<?>, Class<?>> WRAPPER_TO_PRIMITIVE_TYPE;

        // Sad that we can't use a BiMap. :

        static {
            Map<Class<?>, Class<?>> primToWrap = new HashMap<Class<?>, Class<?>>(16);
            Map<Class<?>, Class<?>> wrapToPrim = new HashMap<Class<?>, Class<?>>(16);

            add(primToWrap, wrapToPrim, boolean.class, Boolean.class);
            add(primToWrap, wrapToPrim, byte.class, Byte.class);
            add(primToWrap, wrapToPrim, char.class, Character.class);
            add(primToWrap, wrapToPrim, double.class, Double.class);
            add(primToWrap, wrapToPrim, float.class, Float.class);
            add(primToWrap, wrapToPrim, int.class, Integer.class);
            add(primToWrap, wrapToPrim, long.class, Long.class);
            add(primToWrap, wrapToPrim, short.class, Short.class);
            add(primToWrap, wrapToPrim, void.class, Void.class);

            PRIMITIVE_TO_WRAPPER_TYPE = Collections.unmodifiableMap(primToWrap);
            WRAPPER_TO_PRIMITIVE_TYPE = Collections.unmodifiableMap(wrapToPrim);
        }

        private static void add(Map<Class<?>, Class<?>> forward,
                                Map<Class<?>, Class<?>> backward, Class<?> key, Class<?> value) {
            forward.put(key, value);
            backward.put(value, key);
        }

        /**
         * Returns true if this type is a primitive.
         */
        public static boolean isPrimitive(Type type) {
            return PRIMITIVE_TO_WRAPPER_TYPE.containsKey(type);
        }

        /**
         * Returns true if `type` is one of the nine primitive-wrapper types, such as `Integer`.
         * @see Class#isPrimitive
         */
    }
public static boolean isWrapperType(Type type) {
    return WRAPPER_TO_PRIMITIVE_TYPE.containsKey($Gson$Preconditions.checkNotNull(type));
}

/**
 * Returns the corresponding wrapper type of @code type} if it is a primitive
 * type; otherwise returns @code type} itself. Idempotent.
 * @pre
 * @ wrap(int.class) == Integer.class
 * @ wrap(Integer.class) == Integer.class
 * @ wrap(String.class) == String.class
 * @ </pre>
 */

public static <T> Class<T> wrap(Class<T> type) {
    // cast is safe: long.class and Long.class are both of type Class<Long>
    @SuppressWarnings("unchecked")
    Class<T> wrapped = (Class<T>) PRIMITIVE_TO_WRAPPER_TYPE.get($Gson$Preconditions.checkNotNull(type));
    return (wrapped == null) ? type : wrapped;
}

/**
 * Returns the corresponding primitive type of @code type} if it is a
 * wrapper type; otherwise returns @code type} itself. Idempotent.
 * @pre
 * @ unwrap(Integer.class) == int.class
 * @ unwrap(int.class) == int.class
 * @ unwrap(String.class) == String.class
 * @ </pre>
 */

public static <T> Class<T> unwrap(Class<T> type) {
    // cast is safe: long.class and Long.class are both of type Class<Long>
    @SuppressWarnings("unchecked")
    Class<T> unwrapped = (Class<T>) WRAPPER_TO_PRIMITIVE_TYPE.get($Gson$Preconditions.checkNotNull(type));
    return (unwrapped == null) ? type : unwrapped;
}

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Version 2.0, January 2004

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9.15 jpeg 6b
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This software is the work of Tom Lane, Philip Gladstone, Jim Boucher, Lee Crocker, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Guido Vollbeding, Ge' Weijers, and other members of the Independent JPEG Group.

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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.
RELATED SOFTWARE Other stuff you should get.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

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

Programmer and internal documentation:
libjpeg.doc How to use the JPEG library in your own programs.
example.c Sample code for calling the JPEG library.
structure.doc Overview of the JPEG library's internal structure.
filelist.doc Road map of IJG files.
coderules.doc Coding style rules --- please read if you contribute code.
Please read at least the files install.doc and usage.doc. Useful 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 compression and decompression. JPEG (pronounced "jay-peg") is a standardized compression method for full-color and gray-scale images. JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

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. For legal reasons, we are not distributing code for the arithmetic-coding variants of JPEG; see LEGAL ISSUES. 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
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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, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

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 highly 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 ftp://ftp.uu.net/graphics/jpeg/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 itself is not available electronically; you must order a paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead; it's much cheaper and includes a great deal of useful explanatory material.) In the USA, copies of the standard may be ordered from ANSI Sales at (212) 642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI doesn't take credit card orders, but Global does.) It's not cheap: as of 1992, ANSI was charging $95 for Part 1 and $47 for Part 2, plus 7% shipping/handling. The standard is divided into two parts, Part 1 being the actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of

Some extensions to the original JPEG standard are defined in JPEG Part 3, a newer ISO standard numbered ISO/IEC IS 10918-3 and ITU-T T.84. IJG currently does not support any Part 3 extensions.

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. A copy of the JFIF spec is available from:

Literature Department
C-Cube Microsystems, Inc.
1778 McCarthy Blvd.
Milpitas, CA 95035
phone (408) 944-6300, fax (408) 944-6314

A PostScript version of this document is available by FTP at ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz. There is also a plain text version at ftp://ftp.uu.net/graphics/jpeg/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 ftp.sgi.com or from ftp://ftp.uu.net/graphics/jpeg/. 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. libtiff is available from ftp://ftp.sgi.com/graphics/tiff/.

ARCHIVE LOCATIONS
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The "official" archive site for this software is ftp.uu.net (Internet address 192.48.96.9). The most recent released version can always be found there in directory graphics/jpeg. This particular version will be archived as ftp://ftp.uu.net/graphics/jpeg/jpegsrc.v6b.tar.gz. If you don't have direct Internet access, UUNET's archives are also available via UUCP; contact help@uunet.uu.net for information on retrieving files that way.

Numerous Internet sites maintain copies of the UUNET files. However, only ftp.uu.net is guaranteed to have the latest official version.

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/), or
The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups comp.graphics.misc, news.answers, and other groups. 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/.

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RELATED SOFTWARE
================

Numerous viewing and image manipulation programs now support JPEG. (Quite a few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

If you are on a Unix machine, we highly recommend Jef Poskanzer's free PBMPLUS software, which provides many useful operations on PPM-format image files. In particular, it can convert PPM images to and from a wide range of other formats, thus making cjpeg/djpeg considerably more useful. The latest version is distributed by the NetPBM group, and is available from numerous sites, notably ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/.

Unfortunately PBMPLUS/NETPBM is not nearly as portable as the IJG software is; you are likely to have difficulty making it work on any non-Unix machine.

A different free JPEG implementation, written by the PVRG group at Stanford, is available from ftp://havefun.stanford.edu/pub/jpeg/. This program is designed for research and experimentation rather than production use; it is slower, harder to use, and less portable than the IJG code, but it is easier to read and modify. Also, the PVRG code supports lossless JPEG, which we do not. (On the other hand, it doesn't do progressive JPEG.)

FILE FORMAT WARS
================

Some JPEG programs produce files that are not compatible with our library. The root of the problem is that the ISO JPEG committee failed to specify a concrete file format. Some vendors "filled in the blanks" on their own,
creating proprietary formats that no one else could read. (For example, none of the early commercial JPEG implementations for the Macintosh were able to exchange compressed files.)

The file format we have adopted is called JFIF (see REFERENCES). This format has been agreed to by a number of major commercial JPEG vendors, and it has become the de facto standard. JFIF is a minimal or "low end" representation. We recommend the use of TIFF/JPEG (TIFF revision 6.0 as modified by TIFF Technical Note #2) for "high end" applications that need to record a lot of additional data about an image. TIFF/JPEG is fairly new and not yet widely supported, unfortunately.

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an official standard rather than an informal one. At this point it is unclear whether SPIFF will supersed JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

Various proprietary file formats incorporating JPEG compression also exist. We have little or no sympathy for the existence of these formats. Indeed, one of the original reasons for developing this free software was to help force convergence on common, open format standards for JPEG files. Don't use a proprietary file format!

**TO DO**

The major thrust for v7 will probably be improvement of visual quality. The current method for scaling the quantization tables is known not to be very good at low Q values. We also intend to investigate block boundary smoothing, "poor man's variable quantization", and other means of improving quality-vs-file-size performance without sacrificing compatibility.

In future versions, we are considering supporting some of the upcoming JPEG Part 3 extensions --- principally, variable quantization and the SPIFF file format.

As always, speeding things up is of great interest.

Please send bug reports, offers of help, etc. to jpeg-info@uunet.uu.net.

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* Usage:
ansi2knr input_file [output_file]
* If no output_file is supplied, output goes to stdout.
* There are no error messages.
*
* ansi2knr recognizes function definitions by seeing a non-keyword
* identifier at the left margin, followed by a left parenthesis,
* with a right parenthesis as the last character on the line,
* and with a left brace as the first token on the following line
* (ignoring possible intervening comments).
* It will recognize a multi-line header provided that no intervening
* line ends with a left or right brace or a semicolon.
* These algorithms ignore whitespace and comments, except that
* the function name must be the first thing on the line.
* The following constructs will confuse it:
* - Any other construct that starts at the left margin and
*   follows the above syntax (such as a macro or function call).
* - Some macros that tinker with the syntax of the function header.
*/
/*
*  The original and principal author of ansi2knr is L. Peter Deutsch
*  <ghost@aladdin.com>. Other authors are noted in the change history
*  that follows (in reverse chronological order):
lpd 96-01-21 added code to cope with not HAVE_CONFIG_H and with
compilers that don't understand void, as suggested by
  Tom Lane
lpd 96-01-15 changed to require that the first non-comment token
  on the line following a function header be a left brace,
to reduce sensitivity to macros, as suggested by Tom Lane
  <tgl@sss.pgh.pa.us>
lpd 95-06-22 removed #ifdefs whose sole purpose was to define
  undefined preprocessor symbols as 0; changed all #ifdefs
  for configuration symbols to #ifs
lpd 95-04-05 changed copyright notice to make it clear that
  including ansi2knr in a program does not bring the entire
  program under the GPL.
lpd 94-12-18 added conditionals for systems where ctype macros
  don't handle 8-bit characters properly, suggested by
  Francois Pinard <pinard@iro.umontreal.ca>;
  removed --varargs switch (this is now the default)
lpd 94-10-10 removed CONFIG_BROKETS conditional
lpd 94-07-16 added some conditionals to help GNU `configure',
  suggested by Francois Pinard <pinard@iro.umontreal.ca>;
  properly erase prototype args in function parameters,
  contributed by Jim Avera <jima@netcom.com>;
  correct error in writeblanks (it shouldn't erase EOLs)
lpd 89-xx-xx original version
*/

9.16 libyuv r1175 :ICS

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9.23 WebRTC 90

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 * *
 * From: Wilco Dijkstra <Wilco.Dijkstra@ntlworld.com>
 * Date: Fri, Jun 24, 2011 at 3:20 AM
 * Subject: Re: sqrt routine
 * To: Kevin Ma <kma@google.com>
 * Hi Kevin,
 * Thanks for asking. Those routines are public domain (originally posted to
 * comp.sys.arm a long time ago), so you can use them freely for any purpose.
 * Cheers,
 * Wilco
 *
 * ----- Original Message -----*
 * From: "Kevin Ma" <kma@google.com>
 * To: <Wilco.Dijkstra@ntlworld.com>
 * Sent: Thursday, June 23, 2011 11:44 PM
*/
* Subject: Fwd: sqrt routine
* Hi Wilco,
* I saw your sqrt routine from several web sites, including
* http://www.finesse.demon.co.uk/steven/sqrt.html.
* Just wonder if there's any copyright information with your Successive
* approximation routines, or if I can freely use it for any purpose.
* Thanks.
* Kevin
*/

Files:
modules/audio_coding/codecs/g711/main/source/g711.c
modules/audio_coding/codecs/g711/main/source/g711.h

License:
/*
* SpanDSP - a series of DSP components for telephony
* 
* g711.h - In line A-law and u-law conversion routines
* 
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*/

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modules/audio_coding/codecs/g722/main/source/g722_decode.c
modules/audio_coding/codecs/g722/main/source/g722_encode.c
modules/audio_coding/codecs/g722/main/source/g722_enc_dec.h

License:
/*
* SpanDSP - a series of DSP components for telephony
* 
* g722_decode.c - The ITU G.722 codec, decode part.
* 
* Written by Steve Underwood <steveu@coppice.org>
* 
* Copyright (C) 2005 Steve Underwood
* 
* Despite my general liking of the GPL, I place my own contributions
* to this code in the public domain for the benefit of all mankind -
* even the slimy ones who might try to proprietize my work and use it
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*
* Based in part on a single channel G.722 codec which is:
*
* Copyright (c) CMU 1993
* Computer Science, Speech Group
* Chengxiang Lu and Alex Hauptmann
*/

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modules/audio_device/mac/portaudio/pa_ringbuffer.c
modules/audio_device/mac/portaudio/pa_ringbuffer.h

License:
/*
* $Id: pa_memorybarrier.h 1240 2007-07-17 13:05:07Z bjornroche $
* Portable Audio I/O Library
Memory barrier utilities

Author: Bjorn Roche, XO Audio, LLC

This program uses the PortAudio Portable Audio Library.
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$Id: pa_ringbuffer.c 1421 2009-11-18 16:09:05Z bjornroche $
Portable Audio I/O Library
Ring Buffer utility.

Author: Phil Burk, http://www.softsynth.com
modified for SMP safety on Mac OS X by Bjorn Roche
modified for SMP safety on Linux by Leland Lucius
also, allowed for const where possible
* modified for multiple-byte-sized data elements by Sven Fischer
* Note that this is safe only for a single-thread reader and a
* single-thread writer.
* This program uses the PortAudio Portable Audio Library.
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9.25 zlib 1.2.3

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Jean-loup Gailly        Mark Adler
jloup@gzip.org          madler@alumni.caltech.edu
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10.9 jackson-core 2.9.8
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10.10 jackson-databind 2.9.8

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10.11 jackson-datatype-joda 2.9.8

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10.12 java-statsd-client 3.1.0

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10.13 jaxen 1.1.6

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10.14 joda-time 2.8.2

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10.34 spring-boot-starter-freemarker
1.5.12.RELEASE

10.35 spring-boot-starter-log4j2
1.5.14.RELEASE
10.36 spring-boot-starter-web
1.5.14.RELEASE

10.37 spring-cloud-starter-feign
1.3.6.RELEASE

10.38 spring-context-support 4.1.6.RELEASE
10.38.1 Available under license :
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10.39 spring-security-config 4.2.7.RELEASE

10.40 spring-security-core 4.2.7.RELEASE

10.41 spring-security-web 4.2.7.RELEASE

10.42 tomcat-el-api 8.0.44
10.42.1 Available under license :
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10.43 tomcat-embed-core 8.5.15

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- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
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- web-app_3_0.xsd
- web-common_3_0.xsd
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- javaee_web_services_1_3.xsd
- javaee_web_services_client_1_3.xsd
- jsp_2_2.xsd
- web-app_3_0.xsd
- web-common_3_0.xsd
- web-fragment_3_0.xsd
- javaee_7.xsd
- javaee_web_services_1_4.xsd
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10.47 tomcat-jdbc 8.5.15

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10.48 tomcat-jsp-api 8.5.13

10.49 tomcat-juli 8.5.15

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11.1 ace-freebsd 5.2.0 :1

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    //    Class:        CButtonST
    //
    //    Compiler:    Visual C++
    //    Tested on:    Visual C++ 5.0
    //                   Visual C++ 6.0
    //
    //    Version:    See GetVersionC() or GetVersionI()
    //
    //    Created:    xx/xxxx/1998
    //    Updated:    12/May/2001
    //
    //    Author:        Davide Calabro’  davide_calabro@yahoo.com
    //

    // --------------------------------------------------------------
    // Description : Port of CButtonST to WTL (http://www.codeproject.com/buttonctrl/cbuttonst.asp)
    // Author       : Serge Weinstock
    //
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2008-08-24

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/// Company: TeleTracking SAC
/// URL: http://teletrackingsac.dnsalias.net
/// Date: 24/08/2008
/// File name: dFont.h
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* Subject: Re: sqrt routine
* To: Kevin Ma <kma@google.com>
* Hi Kevin,
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* Cheers,
* Wilco
*
* ----- Original Message ----- 
* From: "Kevin Ma" <kma@google.com>
* To: <Wilco.Dijkstra@ntlworld.com>
* Sent: Thursday, June 23, 2011 11:44 PM
* Subject: Fwd: sqrt routine
* Hi Wilco,
* I saw your sqrt routine from several web sites, including
* http://www.finesse.demon.co.uk/steven/sqrt.html.
* Just wonder if there's any copyright information with your Successive
* approximation routines, or if I can freely use it for any purpose.
* Thanks.
* Kevin
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modules/audio_coding/codecs/g711/main/source/g711.h

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/
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*
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 * Chengxiang Lu and Alex Hauptmann
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modules/audio_device/mac/portaudio/pa_ringbuffer.c
modules/audio_device/mac/portaudio/pa_ringbuffer.h

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/*
* $Id: pa_memorybarrier.h 1240 2007-07-17 13:05:07Z bjornroche $
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* Memory barrier utilities
*
* Author: Bjorn Roche, XO Audio, LLC
*
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/*
 * $Id: pa_ringbuffer.c 1421 2009-11-18 16:09:05Z bjornroche $
 * Portable Audio I/O Library
 * Ring Buffer utility.
 *
 * Author: Phil Burk, http://www.softsynth.com
 * modified for SMP safety on Mac OS X by Bjorn Roche
 * modified for SMP safety on Linux by Leland Lucius
 * also, allowed for const where possible
 * modified for multiple-byte-sized data elements by Sven Fischer
 *
 * Note that this is safe only for a single-thread reader and a
 * single-thread writer.
 *
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modules/audio_processing/aec/main/source/aec_core_rfft.c
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5. http://www.dre.vanderbilt.edu/~schmidt/
10. mailto:doc_group@cs.wustl.edu
15. http://www.dre.vanderbilt.edu/cosmic/
17. http://www.isis.vanderbilt.edu/
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16.2 ant 1.6.5

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16.10 apache-ant_within-cglib 1.6.5
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document-open.png
document-open.png
document-print.png
edit-find.png
go-next.png
go-previous.png
icon-general.png (originally preferences-desktop.png)
icon-language.png (originally preferences-desktop-locale.png)
icon-network.png (originally applications-internet.png)
icon-security.png (originally dialog-warning.png)
icon-stylesheet.png (originally applications-graphics.png)
media-playback-pause.png
media-playback-start.png
process-stop.png
redo.png (modified version of edit-redo.png)
system-search.png
text-html.png
undo.png (modified version of edit-undo.png)
utilities-system-monitor.png
view-refresh.png
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<table>
<thead>
<tr>
<th>File</th>
<th>Original filename</th>
</tr>
</thead>
<tbody>
<tr>
<td>zoom-in.png</td>
<td>viewmag+.png</td>
</tr>
<tr>
<td>zoom-out.png</td>
<td>viewmag-.png</td>
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</tbody>
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The patch is available here:

https://bugzilla.mozilla.org/attachment.cgi?id=288467

which is attached to this bug:

https://bugzilla.mozilla.org/show_bug.cgi?id=367627

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org.mozilla.javascript.tools.debugger.downloaded.AbstractCellEditor.java
org.mozilla.javascript.tools.debugger.downloaded.JTreeTable.java
org.mozilla.javascript.tools.debugger.downloaded.TreeTableModel.java
org.mozilla.javascript.tools.debugger.downloaded.TreeTableModelAdapter.java

Which come from:
http://java.sun.com/products/jfc/tsc/articles/treetable2

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<thead>
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<th>File</th>
<th>Original filename</th>
</tr>
</thead>
<tbody>
<tr>
<td>zoom-in.png</td>
<td>viewmag+.png</td>
</tr>
<tr>
<td>zoom-out.png</td>
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</tbody>
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16.26 bootstrap-datepicker 1.1.2

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16.59 forgerock-guava-collect 18.0.3

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com.fasterxml.jackson.core.JsonFactory

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It was originally written by Tatu Saloranta (tatu.saloranta@iki.fi), and has
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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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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
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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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For an executable, the required form of the "work that uses 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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 * @(#)UnixCrypt.java 0.9 96/11/25
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16.107 json-lib 2.4

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16.114 JTA 1.0.1

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16.116 junit 4.10

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**16.117 junit_within-cglib 3.8.1**

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16.118 Kettle - Pentaho - Data Integration

4.2.0

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Daniel Savarese <dfs at savarese.org> is the original author of the
OROMatcher, PerlTools, AwkTools, and TextTools packages that became
the Jakarta-ORO project.

Jon Stevens <jon at collab.net> helped prepare the first release of
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with the Jakarta project as a whole.

Takashi Okamoto <tokamoto at rd.nttdata.co.jp> has contributed a unicode
character class fix and an initial posix character class implementation.

Mark Murphy <markm at tyrell.com> has contributed performance
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\UuLlE and escaping of $.

Michael Davey <michael.davey at coderage.org> fixed some documentation and
added a missing int substitute(...) method to Perl5Util.

Harald Kuhn <harald at ontopia.net> updated
MatchActionProcessor.processMatches() to accommodate character encodings.

16.139 oscache-wbx 2.4.1-wbx

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History:
Date     Who            What
28oct1999 dl          Created
14dec1999 dl          jmm snapshot
19apr2000 dl          use barrierLock
12jan2001 dl          public release
Oct2001 abergevin@pyxis-tech.com

Integrated persistence and outer algorithm support

16.140 owasp-java-html-sanitizer r239

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16.150 smiley-http-proxy-servlet 1.4

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16.151 Spring binding 1.0 :rc3

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16.162 spring-core 3.1.3.RELEASE
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16.165 spring-jdbc 3.0.7.RELEASE

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16.199 XMLUnit for Java 1.3

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16.200 xom 1.1.0

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OPTIMIZE(40) +
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TEXT('jk_aip_common.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
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SRCSTMF('/home/apache/jk/native/common/jk_aip12_worker.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
      'USE_APACHE_MD5' '_REENTRANT') +
TEXT('jk_aip12_worker.c') +
OPTIMIZE(40) +
SYSIFCOPT(*IFSIO) +
LANGLVL(*ANSI) +
TGTCSSID(*JOB) +
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SRCSTMF('/home/apache/jk/native/common/jk_aip13.c') +
DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' +
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TEXT('jk_aip13.c') +
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TGTCSSID(*JOB) +
SRCSTMF('/home/apache/jk/native/common/jk_context.c') + DEFINE('AS400' 'HAVE_JNI' 'HAVE_APR' '_XOPEN_SOURCE=520' + 'USE_APACHE_MD5' '_REENTRANT') + TEXT('jk_context.c') + OPTIMIZE(40) + SYSIFCOPT(*IFSIO) + LANGLVL(*ANSI) + TGTCCSID(*JOB) + OPTION(*LOGMSG) + TERASPACE(*YES *TSIFC) + STGMDL(*INHERIT) + INCDIR('/home/apache/jk/native/common' '/QIBM/ProdData/HTTPA/Include')

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

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

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

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

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

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

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

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

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

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

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

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

CRTSRVPGM SRVPGM(MOD_JK/MOD_JK) +
MODULE(MOD_JK/MOD_JK +
   MOD_JK/JK_AJP_COM MOD_JK/JK_AJP12_W +
   MOD_JK/JK_AJP13 MOD_JK/JK_AJP13_W +
   MOD_JK/JK_AJP14 MOD_JK/JK_AJP14_W +
   MOD_JK/JK_CONNECT MOD_JK/JK_CONTEXT +
   MOD_JK/JK_JNI_WOR MOD_JK/JK_LB_WORK +
   MOD_JK/JK_MAP MOD_JK/JK_MD5 +
   MOD_JK/JK_MSG_BUF MOD_JK/JK_POOL +
   MOD_JK/JK.SOCKBUF MOD_JK/JK_URI_W_M +

MOD_JK/JK_UTIL MOD_JK/JK_WORKER +
MOD_JK/JK_STATUS MOD_JK/JK_SHM) +
EXPORT(*SRCFILE) +
BNDDIR() +
SRCFILE(MOD_JK/QSRVSRCSRC) +
SRCMBR(MOD_JK) +
DETAIL(*BASIC) +
STGMDL(*INHERIT) +
ACTGRP(*CALLER) +
BNDSRVPGM(QHTTPSVR/QZSRAPR QHTTPSVR/QZSRCORE +
 aggregation
QHTTPSVR/QZSRXMLP QHTTPSVR/QZSRSDBM) +
TEXT('Apache mod_jk tomcat connector module')

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

!IF "$(CFG)" != 'apache - Win32 Release'
!MESSAGE Invalid configuration "$(CFG)" specified.
!MESSAGE You can specify a configuration when running NMAKE
!MESSAGE by defining the macro CFG on the command line. For example:
!MESSAGE
!MESSAGE NMAKE /f "Makefile.vc" CFG="apache - Win32 Release"
!MESSAGE
!MESSAGE Possible choices for configuration are:
!MESSAGE
!MESSAGE "apache - Win32 Release" (based on "Win32 (x86) Dynamic-Link Library")
!MESSAGE
!ERROR An invalid configuration is specified.
!ENDIF

!IF "$(OS)" == "Windows_NT"
NULL=
!ELSE
NULL=nul
!ENDIF

CPP=cl.exe
MTL=midl.exe
RSC=rc.exe
OUTDIR=./Release
INTDIR=./Release
# Begin Custom Macros
OutDir=./Release
# End Custom Macros
ALL : "$(OUTDIR)\mod_jk.so"

CLEAN :
- @erase "$(INTDIR)\jk_apj12_worker.obj"
- @erase "$(INTDIR)\jk_apj13.obj"
- @erase "$(INTDIR)\jk_apj13_worker.obj"
- @erase "$(INTDIR)\jk_apj14.obj"
- @erase "$(INTDIR)\jk_apj14_worker.obj"
- @erase "$(INTDIR)\jk_apj_common.obj"
- @erase "$(INTDIR)\jk_connect.obj"
- @erase "$(INTDIR)\jk_context.obj"
- @erase "$(INTDIR)\jk_jni_worker.obj"
- @erase "$(INTDIR)\jk_lb_worker.obj"
- @erase "$(INTDIR)\jk_map.obj"
- @erase "$(INTDIR)\jk_md5.obj"
- @erase "$(INTDIR)\jk_msg_buff.obj"
- @erase "$(INTDIR)\jk_pool.obj"
- @erase "$(INTDIR)\jk_shm.obj"
- @erase "$(INTDIR)\jk_sockbuf.obj"
- @erase "$(INTDIR)\jk_status.obj"
- @erase "$(INTDIR)\jk_uri_worker_map.obj"
- @erase "$(INTDIR)\jk_util.obj"
- @erase "$(INTDIR)\jk_worker.obj"
- @erase "$(INTDIR)\mod_jk.obj"
- @erase "$(INTDIR)\mod_jk_src.idb"
- @erase "$(INTDIR)\mod_jk_src.pdb"
- @erase "$(OUTDIR)\mod_jk.exp"
- @erase "$(OUTDIR)\mod_jk.lib"
- @erase "$(OUTDIR)\mod_jk.pdb"
- @erase "$(OUTDIR)\mod_jk.so"

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

BSC32=bscmake.exe
BSC32_FLAGS=/nologo /o"$(OUTDIR)\mod_jk.bsc"
BSC32_SBRS=\n
LINK32=link.exe
LINK32_FLAGS=libhtpd.lib libapr.lib libaprutil.lib kernel32.lib user32.lib advapi32.lib wsock32.lib /nologo
/base:"0x6A6B0000" /subsystem:windows /dll /incremental:no /pdb:"$(OUTDIR)\mod_jk.pdb" /debug
/machine:I386 /out:"$(OUTDIR)\mod_jk.so" /implib:"$(OUTDIR)\mod_jk.lib" /libpath:"$(APACHE2_HOME)\lib"
/opt:ref
LINK32_OBJS=\n  "$(INTDIR)\jk_apj12_worker.obj" \n  "$(INTDIR)\jk_apj13.obj" \n
"$(INTDIR)\\jk_ajp13_worker.obj" \n"$(INTDIR)\\jk_ajp14.obj" \n"$(INTDIR)\\jk_ajp14_worker.obj" \n"$(INTDIR)\\jk_ajp_common.obj" \n"$(INTDIR)\\jk_connect.obj" \n"$(INTDIR)\\jk_context.obj" \n"$(INTDIR)\\jk_init_worker.obj" \n"$(INTDIR)\\jk_lb_worker.obj" \n"$(INTDIR)\\jk_map.obj" \n"$(INTDIR)\\jk_md5.obj" \n"$(INTDIR)\\jk_msg_buff.obj" \n"$(INTDIR)\\jk_pool.obj" \n"$(INTDIR)\\jk_shm.obj" \n"$(INTDIR)\\jk_sockbuf.obj" \n"$(INTDIR)\\jk_status.obj" \n"$(INTDIR)\\jk_uri_worker_map.obj" \n"$(INTDIR)\\jk_util.obj" \n"$(INTDIR)\\jk_worker.obj" \n"$(INTDIR)\\mod_jk.obj"

"$(OUTDIR)\\mod_jk.so" : "$\{OUTDIR\}$\{DEF_FILE\}\{LINK32_OBJS\}
 $\{LINK32\} @<<
 $\{LINK32_FLAGS\}\{LINK32_OBJS\}
<<

CPP_PROJ=/nologo /MD /W3 /Zi /O2 /I "..\\common" /I "$\{JAVA_HOME\}include" /I "$\{JAVA_HOME\}include\\win32" /I "$\{APACHE2_HOME\}include" /D "NDEBUG" /D "WIN32" /D "_WINDOWS" /Fo"$(INTDIR)\\" /Fd$\{INTDIR\}\\mod_jk_src" /FD /c

.c$(INTDIR)\.obj::
 $(CPP) @<<
 $(CPP_PROJ) $<
<<

.cpp$(INTDIR)\.obj::
 $(CPP) @<<
 $(CPP_PROJ) $<
<<

.cxx$(INTDIR)\.obj::
 $(CPP) @<<
 $(CPP_PROJ) $<
<<

.c$(INTDIR)\.sbr::
 $(CPP) @<<
 $(CPP_PROJ) $<
<<
.cpp{INTDIR}.sbr::
 $(CPP) <<
 $(CPP_PROJ) $<<<

.cxx{INTDIR}.sbr::
 $(CPP) <<
 $(CPP_PROJ) $<<<

MTL_PROJ=/nologo /D "NDEBUG" /mktyplib203 /win32

!IF "$(NO_EXTERNAL_DEPS)" !="1"
!IF EXISTS("mod_jk.dep")
!INCLUDE "mod_jk.dep"
!ELSE
!MESSAGE Warning: cannot find "mod_jk.dep"
!ENDIF
!ENDIF

!IF "$(CFG)" == "apache - Win32 Release"
SOURCE=..\common\jk_ajp12_worker.c

"$(INTDIR)\jk_ajp12_worker.obj" : $(SOURCE) $(INTDIR)
$(CPP) $(CPP_PROJ) $(SOURCE)

SOURCE=..\common\jk_ajp13.c

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

SOURCE=..\common\jk_ajp13_worker.c

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

SOURCE=..\common\jk_ajp14.c

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

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

SOURCE=..\common\jk_ajp_common.c

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

SOURCE=..\common\jk_connect.c

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

SOURCE=..\common\jk_context.c

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

SOURCE=..\common\jk_jni_worker.c

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

SOURCE=..\common\jk_lb_worker.c

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

SOURCE=..\common\jk_map.c

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

SOURCE=..\common\jk_md5.c

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

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

SOURCE=..\common\jk_pool.c

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

SOURCE=..\common\jk_shm.c

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

SOURCE=..\common\jk_sockbuf.c

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

SOURCE=..\common\jk_status.c

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

SOURCE=..\common\jk_uri_worker_map.c

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

SOURCE=..\common\jk_util.c

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

SOURCE=..\common\jk_worker.c

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

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

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

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

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

#
# build this level's files
#
#
# Make sure all needed macro's are defined
#
JKCOMMON = ..../common

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

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

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

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

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

XCFLAGS+= \
$(EOLIST)

XDEFINES+= \
$(EOLIST)

XLFLAGS+= \
\n$(EOLIST)
enif

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

XDEFINES+= \n$(EOLIST)

XLFLAGS+= \n$(EOLIST)
endif

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

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

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

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

# This is used by the `threadname' directive. If left blank,
# NLM_NAME Thread will be used.
# NLM_THREAD_NAME= JK Module
# If this is specified, it will override VERSION value in
# $(AP_WORK)/build/NWGNUenvironment.inc
# NLM_VERSION = $(JK_VERSION)

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

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

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

# If this is specified it will be used by the link '-check' directive
# NLM_CHECK_SYM =

# If these are specified it will be used by the link '-flags' directive
# NLM_FLAGS = AUTOUNLOAD, PSEUDOPREEMPTION

# If this is specified it will be linked in with the XDCData option in the def
# file instead of the default of $(NWOS)/apache.xdc. XDCData can be disabled
# by setting APACHE_UNIPROC in the environment
# XDCDATA =

# If there is an NLM target, put it here
# TARGET_nlm = $(OBJDIR)/mod_jk.nlm
$(OBJDIR)/mod_jk.nlm $(EOLIST)

# If there is an LIB target, put it here
#
TARGET_lib = \
$(EOLIST)
#
# These are the OBJ files needed to create the NLM target above.
# Paths must all use the '/' character
#
FILES_nlm_objs = \ 
$(OBJDIR)/jk_nwmain.o \ 
$(OBJDIR)/jk_ajp12_worker.o \ 
$(OBJDIR)/jk_ajp13.o \ 
$(OBJDIR)/jk_ajp13_worker.o \ 
$(OBJDIR)/jk_ajp14.o \ 
$(OBJDIR)/jk_ajp14_worker.o \ 
$(OBJDIR)/jk_ajp_common.o \ 
$(OBJDIR)/jk_connect.o \ 
$(OBJDIR)/jk_context.o \ 
$(OBJDIR)/jk_ini_worker.o \ 
$(OBJDIR)/jk_lb_worker.o \ 
$(OBJDIR)/jk_map.o \ 
$(OBJDIR)/jk_md5.o \ 
$(OBJDIR)/jk_msg_buff.o \ 
$(OBJDIR)/jk_pool.o \ 
$(OBJDIR)/jk_shm.o \ 
$(OBJDIR)/jk_sockbuf.o \ 
$(OBJDIR)/jk_status.o \ 
$(OBJDIR)/jk_uri_worker_map.o \ 
$(OBJDIR)/jk_util.o \ 
$(OBJDIR)/jk_worker.o \ 
$(OBJDIR)/mod_jk.o \ 
$(EOLIST)
#
# These are the LIB files needed to create the NLM target above.
# These will be added as a library command in the link.opt file.
#
FILES_nlm_libs = \ 
libcpre.o \ 
$(EOLIST)
#
# These are the modules that the above NLM target depends on to load.
# These will be added as a module command in the link.opt file.
#
FILES_nlm_modules = \ 
aprilib \
libc 
$(EOLIST)

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

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

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

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

#
# Any symbols exported to here
#
FILES_nlm_exports = \
jk_module \
$(EOLIST)
$(EOLIST)

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

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

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

copy $(OBJDIR)/..nlm $(INSTALL)/Apache2/modules/*.nlm

#
# Any specialized rules here
#

vpath %.c $(JKCOMMON)

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

#
# Include the version info retrieved from jk_version.h
#
-incl $>(OBJDIR)/version.inc

#
# Include the 'tail' makefile that has targets that depend on variables defined 
# in this makefile
#
include $(AP_WORK)/build/NWGNUtail.inc

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1. Definitions.

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 */

package org.apache.commons.codec;

/**
 * Defines common decoding methods for byte array decoders.
 */

@author Apache Software Foundation
public interface BinaryDecoder extends Decoder {

    /**
     * Decodes a byte array and returns the results as a byte array.
     *
     * @param pArray A byte array which has been encoded with the
     * appropriate encoder
     *
     * @return a byte array that contains decoded content
     *
     * @throws DecoderException A decoder exception is thrown
     * if a Decoder encounters a failure condition during
     * the decode process.
     */
    byte[] decode(byte[] pArray) throws DecoderException;
}

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

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

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

Changes in this version include:

New Features:

- BinaryCodec: Encodes and decodes binary to and from Strings of 0s and 1s. Issue: 27813. Thanks to Alex Karasulu.
- QuotedPrintableCodec: Codec for RFC 1521 MIME (Multipurpose Internet Mail Extensions) Part One. Rules #3, #4, and #5 of the quoted-printable spec are not implemented yet. See also issue 27789. Issue: 26617. Thanks to Oleg Kalnichevski.
- BCodec: Identical to the Base64 encoding defined by RFC 1521 and allows a character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.
- QCodec: Similar to the Quoted-Printable content-transfer-encoding defined in RFC 1521 and designed to allow text containing mostly ASCII characters to be decipherable on an ASCII terminal without decoding. Issue: 26617. Thanks to Oleg Kalnichevski.
Fixed bugs:

o The default URL encoding logic was broken. Issue: 25995. Thanks to Oleg Kalnichevski.

o Base64 chunked encoding not compliant with RFC 2045 section 2.1 CRLF. Issue: 27781. Thanks to Gary D. Gregory.

o Hex converts illegal characters to 255. Issue: 28455.

o Metaphone now correctly handles a silent B in a word that ends in MB. "COMB" is encoded as "KM", before this fix "COMB" was encoded as "KMB". Issue: 28457.

o Added missing tags in Javadoc comments.

o General Javadoc improvements.

Changes:

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

Have fun!
- The commons-codec team

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18.8 apache-ant_within-cglib 1.6.5

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18.10 asm-all-3.3.1_within-cglib 3.3.1

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package org.apache.batik.ext.awt.image.codec.util;

import java.awt.Point;
import java.awt.Rectangle;
import java.awt.image.ColorModel;
import java.awt.image.Raster;
import java.awt.image.RenderedImage;
import java.awt.image.SampleModel;
import java.awt.imageWritableRaster;
import java.util.List;
import java.util.ArrayList;
import java.util.Map;
import java.util.HashMap;

/** A simple class implemented the <code>RenderedImage</code> interface. Only the <code>getTile()</code> method needs to be implemented by subclasses. The instance variables must also be filled in properly.

* Normally in JAI <code>PlanarImage</code> is used for this purpose, but in the interest of modularity the use of <code>PlanarImage</code> has been avoided.

* @version $Id: SimpleRenderedImage.java 498747 2007-01-22 18:56:19Z dvholten $ */
public abstract class SimpleRenderedImage implements RenderedImage {

    /** The X coordinate of the image's upper-left pixel. */
    protected int minX;

    /** The Y coordinate of the image's upper-left pixel. */
    protected int minY;

    /** The image's width in pixels. */
    protected int width;

    /** The image's height in pixels. */
    protected int height;

    /** The width of a tile. */
    protected int tileWidth;
/** The height of a tile. */
protected int tileHeight;

/** The X coordinate of the upper-left pixel of tile (0, 0). */
protected int tileGridXOffset = 0;

/** The Y coordinate of the upper-left pixel of tile (0, 0). */
protected int tileGridYOffset = 0;

/** The image's SampleModel. */
protected SampleModel sampleModel = null;

/** The image's ColorModel. */
protected ColorModel colorModel = null;

/** The image's sources, stored in a Vector. */
protected List sources = new ArrayList();

/** A Hashtable containing the image properties. */
protected Map properties = new HashMap();

public SimpleRenderedImage() {
}

/** Returns the X coordinate of the leftmost column of the image. */
public int getMinX() {
    return minX;
}

/**
 * Returns the X coordinate of the column immediately to the
 * right of the rightmost column of the image. getMaxX() is
 * implemented in terms of getMinX() and getWidth() and so does
 * not need to be implemented by subclasses.
 */
public final int getMaxX() {
    return getMinX() + getWidth();
}

/** Returns the X coordinate of the uppermost row of the image. */
public int getMinY() {
    return minY;
}

/**
 * Returns the Y coordinate of the row immediately below the
 * bottom row of the image. getMaxY() is implemented in terms of
 * getMinY() and getHeight() and so does not need to be
 * implemented by subclasses.
 */
/**
 *public final int getMaxY() {
    return getMinY() + getHeight();
}

/** Returns the width of the image. */
public int getWidth() {
    return width;
}

/** Returns the height of the image. */
public int getHeight() {
    return height;
}

/** Returns a Rectangle indicating the image bounds. */
public Rectangle getBounds() {
    return new Rectangle(getMinX(), getMinY(),
                         getWidth(), getHeight());
}

/** Returns the width of a tile. */
public int getTileWidth() {
    return tileWidth;
}

/** Returns the height of a tile. */
public int getTileHeight() {
    return tileHeight;
}

/**
 * Returns the X coordinate of the upper-left pixel of tile (0, 0).
 */
public int getTileGridXOffset() {
    return tileGridXOffset;
}

/**
 * Returns the Y coordinate of the upper-left pixel of tile (0, 0).
 */
public int getTileGridYOffset() {
    return tileGridYOffset;
}

/**
 * Returns the horizontal index of the leftmost column of tiles.
 * getMinTileX() is implemented in terms of getMinX()
*/
* and so does not need to be implemented by subclasses.
*/

public int getMinTileX() {
    return XToTileX(getMinX());
}

/**
 * Returns the horizontal index of the rightmost column of tiles.
 * getMaxTileX() is implemented in terms of getMaxX()
 * and so does not need to be implemented by subclasses.
 */
public int getMaxTileX() {
    return XToTileX(getMaxX() - 1);
}

/**
 * Returns the number of tiles along the tile grid in the
 * horizontal direction.  getNumXTiles() is implemented in terms
 * of getMinTileX() and getMaxTileX() and so does not need to be
 * implemented by subclasses.
 */
public int getNumXTiles() {
    return getMaxTileX() - getMinTileX() + 1;
}

/**
 * Returns the vertical index of the uppermost row of tiles.  getMinTileY()
 * is implemented in terms of getMinY() and so does not need to be
 * implemented by subclasses.
 */
public int getMinTileY() {
    return YToTileY(getMinY());
}

/**
 * Returns the vertical index of the bottom row of tiles.  getMaxTileY()
 * is implemented in terms of getMaxY() and so does not need to
 * be implemented by subclasses.
 */
public int getMaxTileY() {
    return YToTileY(getMaxY() - 1);
}

/**
 * Returns the number of tiles along the tile grid in the vertical
 * direction.  getNumYTiles() is implemented in terms
 * of getMinTileY() and getMaxTileY() and so does not need to be
 * implemented by subclasses.
 */
public int getNumYTiles() {
    return getMaxTileY() - getMinTileY() + 1;
}

/** Returns the SampleModel of the image. */
public SampleModel getSampleModel() {
    return sampleModel;
}

/** Returns the ColorModel of the image. */
public ColorModel getColorModel() {
    return colorModel;
}

/**
* Gets a property from the property set of this image. If the
* property name is not recognized, <code>null</code> will be returned.
*
* @param name the name of the property to get, as a
* <code>String</code>.
* @return a reference to the property
* <code>Object</code>, or the value <code>null</code>
*/
public Object getProperty(String name) {
    name = name.toLowerCase();
    return properties.get(name);
}

/**
* Returns a list of the properties recognized by this image. If
* no properties are available, an empty String[] will be returned.
*
* @return an array of <code>String</code>s representing valid
* property names.
*/
public String[] getPropertyNames() {
    String[] names = new String[properties.size()];
    //        int index = 0;
    //
    //        Enumeration e = properties.keys();
    //        while (e.hasMoreElements()) {
    //            String name = (String)e.nextElement();
    //            names[index++] = name;
    //        }
    properties.keySet().toArray(names);
    return names;
}
/**  
 * Returns an array of String\s recognized as names by 
 * this property source that begin with the supplied prefix. If 
 * no property names match, null\ will be returned. 
 * The comparison is done in a case-independent manner. 
 *  
 * <p> The default implementation calls 
 * getPropertyNames() and searches the list of names 
 * for matches. 
 * 
 * @return an array of String\s giving the valid 
 * property names (can be null). 
 */

public String[] getPropertyNames(String prefix) {
    String[] propertyNames = getPropertyNames();
    if (propertyNames == null) {
        return null;
    }

    prefix = prefix.toLowerCase();

    List names = new ArrayList();
    for (int i = 0; i < propertyNames.length; i++) {
        if (propertyNames[i].startsWith(prefix)) {
            names.add(propertyNames[i]);
        }
    }

    if (names.size() == 0) {
        return null;
    }

    // Copy the strings from the Vector over to a String array.
    String[] prefixNames = new String[names.size()];
    //        int count = 0;
    //        for (Iterator it = names.iterator(); it.hasNext(); ) { // todo xx.toArray()
    //            prefixNames[count++] = (String)it.next();
    //        }
    names.toArray( prefixNames );

    return prefixNames;
}

// Utility methods.

/**
* Converts a pixel's X coordinate into a horizontal tile index
* relative to a given tile grid layout specified by its X offset
* and tile width.
*/
public static int XToTileX(int x, int tileGridXOffset, int tileWidth) {
    x -= tileGridXOffset;
    if (x < 0) {
        x += 1 - tileWidth; // Force round to -infinity
    }
    return x/tileWidth;
}

/**
 * Converts a pixel's Y coordinate into a vertical tile index
 * relative to a given tile grid layout specified by its Y offset
 * and tile height.
 */
public static int YToTileY(int y, int tileGridYOffset, int tileHeight) {
    y -= tileGridYOffset;
    if (y < 0) {
        y += 1 - tileHeight; // Force round to -infinity
    }
    return y/tileHeight;
}

/**
 * Converts a pixel's X coordinate into a horizontal tile index.
 * This is a convenience method. No attempt is made to detect
 * out-of-range coordinates.
 * @param x the X coordinate of a pixel.
 * @return the X index of the tile containing the pixel.
 */
public int XToTileX(int x) {
    return XToTileX(x, getTileGridXOffset(), getTileWidth());
}

/**
 * Converts a pixel's Y coordinate into a vertical tile index.
 * This is a convenience method. No attempt is made to detect
 * out-of-range coordinates.
 * @param y the Y coordinate of a pixel.
 * @return the Y index of the tile containing the pixel.
 */
public int YToTileY(int y) {
    return YToTileY(y, getTileGridYOffset(), getTileHeight());
}
public static int tileXToX(int tx, int tileGridXOffset, int tileWidth) {
    return tx*tileWidth + tileGridXOffset;
}

public static int tileYToY(int ty, int tileGridYOffset, int tileHeight) {
    return ty*tileHeight + tileGridYOffset;
}

public int tileXToX(int tx) {
    return tx*tileWidth + tileGridXOffset;
}

public int tileYToY(int ty) {
    return ty*tileHeight + tileGridYOffset;
}

public Vector getSources() {
    return null;
}
* Returns the entire image in a single Raster. For images with
* multiple tiles this will require making a copy.
*
* <p> The returned Raster is semantically a copy. This means
* that updates to the source image will not be reflected in the
* returned Raster. For non-writable (immutable) source images,
* the returned value may be a reference to the image's internal
* data. The returned Raster should be considered non-writable;
* any attempt to alter its pixel data (such as by casting it to
* WritableRaster or obtaining and modifying its DataBuffer) may
* result in undefined behavior. The copyData method should be
* used if the returned Raster is to be modified.
*
* @return a Raster containing a copy of this image's data.
* /
public Raster getData() {
    Rectangle rect = new Rectangle(getMinX(), getMinY(),
    getWidth(), getHeight());
    return getData(rect);
}

/**
* Returns an arbitrary rectangular region of the RenderedImage
* in a Raster. The rectangle of interest will be clipped against
* the image bounds.
*
* <p> The returned Raster is semantically a copy. This means
* that updates to the source image will not be reflected in the
* returned Raster. For non-writable (immutable) source images,
* the returned value may be a reference to the image's internal
* data. The returned Raster should be considered non-writable;
* any attempt to alter its pixel data (such as by casting it to
* WritableRaster or obtaining and modifying its DataBuffer) may
* result in undefined behavior. The copyData method should be
* used if the returned Raster is to be modified.
*
* @param bounds the region of the RenderedImage to be returned.
* /
public Raster getData(Rectangle bounds) {
    int startX = XToTileX(bounds.x);
    int startY = YToTileY(bounds.y);
    int endX = XToTileX(bounds.x + bounds.width - 1);
    int endY = YToTileY(bounds.y + bounds.height - 1);
    Raster tile;

    if ((startX == endX) && (startY == endY)) {
        tile = getTile(startX, startY);
        return tile.createChild(bounds.x, bounds.y,
bounds.width, bounds.height,
    bounds.x, bounds.y, null);
} else {
    // Create a WritableRaster of the desired size
    SampleModel sm =
        sampleModel.createCompatibleSampleModel(bounds.width,
    bounds.height);

    // Translate it
    WritableRaster dest =
        Raster.createWritableRaster(sm, bounds.getLocation());

    for (int j = startY; j <= endY; j++) {
        for (int i = startX; i <= endX; i++) {
            tile = getTile(i, j);
            Rectangle intersectRect =
                bounds.intersection(tile.getBounds());
            Raster liveRaster = tile.createChild(intersectRect.x,
                intersectRect.y,
                intersectRect.width,
                intersectRect.height,
                intersectRect.x,
                intersectRect.y,
                null);
            dest.setDataElements(0, 0, liveRaster);
        }
    }
    return dest;
}

/**
 * Copies an arbitrary rectangular region of the RenderedImage
 * into a caller-supplied WritableRaster. The region to be
 * computed is determined by clipping the bounds of the supplied
 * WritableRaster against the bounds of the image. The supplied
 * WritableRaster must have a SampleModel that is compatible with
 * that of the image.
 * @param dest a WritableRaster to hold the returned portion of
 *        the image.
 * @return a reference to the supplied WritableRaster, or to a
 *         new WritableRaster if the supplied one was null.
 */
public WritableRaster copyData(WritableRaster dest) {
    Rectangle bounds;
    Raster tile;

    if (dest == null) {
        bounds = getBounds();
        Point p = new Point(minX, minY);
        /* A SampleModel to hold the entire image. */
        SampleModel sm = sampleModel.createCompatibleSampleModel(
            width, height);
        dest = Raster.createWritableRaster(sm, p);
    } else {
        bounds = dest.getBounds();
    }

    int startX = XToTileX(bounds.x);
    int startY = YToTileY(bounds.y);
    int endX = XToTileX(bounds.x + bounds.width - 1);
    int endY = YToTileY(bounds.y + bounds.height - 1);

    for (int j = startY; j <= endY; j++) {
        for (int i = startX; i <= endX; i++) {
            tile = getTile(i, j);
            Rectangle intersectRect =
                bounds.intersection(tile.getBounds());
            Raster liveRaster = tile.createChild(intersectRect.x,
                intersectRect.y,
                intersectRect.width,
                intersectRect.height,
                intersectRect.x,
                intersectRect.y,
                null);

            /*
             * WritableRaster.setDataElements takes into account of
             * inRaster's minX and minY and add these to x and y. Since
             * liveRaster has the origin at the correct location, the
             * following call should not again give these coordinates in
             * places of x and y.
             */
            dest.setDataElements(0, 0, liveRaster);
        }
    }
    return dest;
}
package org.apache.batik.ext.awt.image.codec.util;

import java.awt.image.ColorModel;
import java.awt.image.Raster;
import java.awt.image.RenderedImage;
import java.io.IOException;
import java.io.OutputStream;

/**
 * A partial implementation of the ImageEncoder interface useful for
 * subclassing.
 * 
 * <p><b> This class is not a committed part of the JAI API. It may
 * be removed or changed in future releases of JAI. </b> 
 * 
 * @version $Id: ImageEncoderImpl.java 498740 2007-01-22 18:35:57Z dvholten $ 
 */
public abstract class ImageEncoderImpl implements ImageEncoder {

    /** The OutputStream associcted with this ImageEncoder. */
    protected OutputStream output;

    /** The ImageEncodeParam object associcted with this ImageEncoder. */
    protected ImageEncodeParam param;

    /**
     * Constructs an ImageEncoderImpl with a given OutputStream
     * and ImageEncoderParam instance.
     */
    public ImageEncoderImpl(OutputStream output,
                           ImageEncodeParam param) {
        
    }

}
this.output = output;
this.param = param;
}

/**
 * Returns the current parameters as an instance of the
 * ImageEncodeParam interface. Concrete implementations of this
 * interface will return corresponding concrete implementations of
 * the ImageEncodeParam interface. For example, a JPEGImageEncoder
 * will return an instance of JPEGEncodeParam.
 */
public ImageEncodeParam getParam() {
    return param;
}

/**
 * Sets the current parameters to an instance of the
 * ImageEncodeParam interface. Concrete implementations
 * of ImageEncoder may throw a RuntimeException if the
 * params argument is not an instance of the appropriate
 * subclass or subinterface. For example, a JPEGImageEncoder
 * will expect param to be an instance of JPEGEncodeParam.
 */
public void setParam(ImageEncodeParam param) {
    this.param = param;
}

/** Returns the OutputStream associated with this ImageEncoder. */
public OutputStream getOutputStream() {
    return output;
}

/** Encodes a Raster with a given ColorModel and writes the output
 * to the OutputStream associated with this ImageEncoder.
 */
public abstract void encode(Raster ras, ColorModel cm) throws IOException {
    RenderedImage im = new SingleTileRenderedImage(ras, cm);
    encode(im);
}

/**
 * Encodes a RenderedImage and writes the output to the
 * OutputStream associated with this ImageEncoder.
 */
public abstract void encode(RenderedImage im) throws IOException;
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/**
 * A partial implementation of the <code>ImageDecoder</code> interface
 * useful for subclassing.
 *
 * @version $Id: ImageDecoderImpl.java 498740 2007-01-22 18:35:57Z dvholten $
 */
public abstract class ImageDecoderImpl implements ImageDecoder {

/**
 * The <code>SeekableStream</code> associated with this
 * <code>ImageDecoder</code>
 *
 */
protected SeekableStream input;

/**
 * The <code>ImageDecodeParam</code> object associated with this
 * <code>ImageDecoder</code>
 *
 */
protected ImageDecodeParam param;

/**
 * Constructs an <code>ImageDecoderImpl</code> with a given
 * <code>SeekableStream</code> and <code>ImageDecodeParam</code>
 */
public ImageDecoderImpl(SeekableStream input,
   ImageDecodeParam param) {
    this.input = input;
    this.param = param;
}

/**
 * Constructs an <code>ImageDecoderImpl</code> with a given
 * <code>InputStream</code> and <code>ImageDecodeParam</code>
 * instance. The <code>input</code> parameter will be used to
 * construct a <code>ForwardSeekableStream</code>; if the ability
 * to seek backwards is required, the caller should construct
 * an instance of <code>SeekableStream</code> and
 * make use of the other constructor.
 */
public ImageDecoderImpl(InputStream input,
   ImageDecodeParam param) {
    this.input = new ForwardSeekableStream(input);
    this.param = param;
}

/**
 * Returns the current parameters as an instance of the
 * <code>ImageDecodeParam</code> interface. Concrete
 * implementations of this interface will return corresponding
 * concrete implementations of the <code>ImageDecodeParam</code>
 * interface. For example, a <code>JPEGImageDecoder</code> will
 * return an instance of <code>JPEGDecodeParam</code>.
 */
public ImageDecodeParam getParam() {
    return param;
}

/**
 * Sets the current parameters to an instance of the
 * <code>ImageDecodeParam</code> interface. Concrete
 * implementations of <code>ImageDecoder</code> may throw a
 * <code>RuntimeException</code> if the <code>param</code>
 * argument is not an instance of the appropriate subclass or
 * subinterface. For example, a <code>JPEGImageDecoder</code>
 * will expect <code>param</code> to be an instance of
 * <code>JPEGDecodeParam</code>.
 */
public void setParam(ImageDecodeParam param) {
    this.param = param;
}
/**
 * Returns the <code>SeekableStream</code> associated with
 * this <code>ImageDecoder</code>.
 */
public SeekableStream getInputStream() {
    return input;
}

/**
 * Returns the number of pages present in the current stream.
 * By default, the return value is 1. Subclasses that deal with
 * multi-page formats should override this method.
 */
public int getNumPages() throws IOException {
    return 1;
}

/**
 * Returns a <code>Raster</code> that contains the decoded
 * contents of the <code>SeekableStream</code> associated
 * with this <code>ImageDecoder</code>. Only
 * the first page of a multi-page image is decoded.
 */
public Raster decodeAsRaster() throws IOException {
    return decodeAsRaster(0);
}

/**
 * Returns a <code>Raster</code> that contains the decoded
 * contents of the <code>SeekableStream</code> associated
 * with this <code>ImageDecoder</code>. The given page of a multi-page image is decoded. If
 * the page does not exist, an IOException will be thrown.
 * Page numbering begins at zero.
 * @param page The page to be decoded.
 */
public Raster decodeAsRaster(int page) throws IOException {
    RenderedImage im = decodeAsRenderedImage(page);
    return im.getData();
}

/**
 * Returns a <code>RenderedImage</code> that contains the decoded
 * contents of the <code>SeekableStream</code> associated
 * with this <code>ImageDecoder</code>. Only
 * the first page of a multi-page image is decoded.
 */
public RenderedImage decodeAsRenderedImage() throws IOException {
    return decodeAsRenderedImage(0);
}

/**
 * Returns a <code>RenderedImage</code> that contains the decoded
 * contents of the <code>SeekableStream</code> associated
 * with this <code>ImageDecoder</code>.  
 * The given page of a multi-page image is decoded.  If
 * the page does not exist, an IOException will be thrown.
 * Page numbering begins at zero.
 *
 * @param page The page to be decoded.
 */
public abstract RenderedImage decodeAsRenderedImage(int page)
    throws IOException;

18.24 batik-util 1.7

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# Jackson JSON processor

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

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18.88 jarjar_within-cglib 1.0rc8

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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
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
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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 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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Daniel Savarese <dfs at savarese.org> is the original author of the
OROMatcher, PerlTools, AwkTools, and TextTools packages that became
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with the Jakarta project as a whole.

Takashi Okamoto <tokamoto at rd.nttdata.co.jp> has contributed a unicode
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Mark Murphy <markm at tyrell.com> has contributed performance improvements to Perl5Substitution as well as adding support for \UuLlE and escaping of $.

Michael Davey <michael.davey at coderage.org> fixed some documentation and added a missing int substitute(...) method to Perl5Util.

Harald Kuhn <harald at ontopia.net> updated MatchActionProcessor.processMatches() to accommodate character encodings.

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If you have any suggestions, additions, comments, or questions, please let [20]me know.

[21]Douglas C. Schmidt

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    <jar name='ant.jar' />
  </module>
  <module name='ant-launcher'
    licenseType='apache-2.0'
    version='1.8.2'
    projectHome='http://ant.apache.org/
    description='ANT launcher (compile time)'>
    <jar name='ant-launcher.jar' />
  </module>
  <module name='ant-junit'
    licenseType='apache-2.0'
    version='1.8.2'
    projectHome='http://ant.apache.org/
    description='JUnit (test time)'>
    <jar name='junit.jar' />
  </module>
</thirdparty-licenses>
version='1.8.2'
                projectHome='http://ant.apache.org/
                description='ANT junit support (compile time)'>
            <jar name='ant-junit.jar' />
        </module>

        <module name='BND'
                licenseType='apache-2.0'
                version='1.44.0'
                projectHome='http://www.aqute.biz/Bnd/Bnd'
                description='Used to generate an OSGI compliant conf/MANIFEST.MF'>
            <jar name='bnd.jar' />
        </module>

        <module name='Bouncy castle'
                licenseType='bouncycastle'
                version='1.17'
                projectHome='http://www.bouncycastle.org'
                description='Encryption algorithms. Used by ENCRYPT and AUTH (runtime)'>
            <jar name='bouncycastle.jar' />
        </module>

        <module name='Beanshell'
                licenseType='lgpl (dual license, but LGPL may be chosen)' 
                version='2.0b5'
                projectHome='http://www.beanshell.org'
                description='Lightweight Scripting for Java. Used mainly by the BSH protocol (uncomplete) (runtime)'>
            <jar name='bsh.jar' />
        </module>

        <module name='byteman'
                licenseType='LGPL 2.1.'
                version='2.1.0'
                projectHome='http://www.jboss.org/byteman'>
            <jar name='byteman.jar' />
        </module>

        <module name='byteman-bmunit'
                licenseType='LGPL 2.1.'
                version='2.1.0'
                projectHome='http://www.jboss.org/byteman'>
            <jar name='byteman-bmunit.jar' />
        </module>

        <module name='byteman-install'
                licenseType='LGPL 2.1.'
                version='2.1.0'
                projectHome='http://www.jboss.org/byteman'>
            <jar name='byteman-install.jar' />
        </module>

        <module name='byteman-submit'
                licenseType='LGPL 2.1.'
                version='2.1.0'
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DOM4J library (dom4j-1.6.1.jar)

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JUnit test library (junit-3.8.1.jar)

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The actual classes of The Simple API for CSS (SAC) came from:
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/*
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 */
package org.apache.commons.codec;

/**
 * Defines common decoding methods for byte array decoders.
 * 
 * @author Apache Software Foundation
 * @version $Id: BinaryDecoder.java,v 1.10 2004/06/15 18:14:15 ggregory Exp $
 */
public interface BinaryDecoder extends Decoder {

    /**
     * Decodes a byte array and returns the results as a byte array.
     *
     * @param pArray A byte array which has been encoded with the
     * appropriate encoder
     *
     * @return a byte array that contains decoded content
     *
     * @throws DecoderException A decoder exception is thrown
     * if a Decoder encounters a failure condition during
     * the decode process.
     */
    byte[] decode(byte[] pArray) throws DecoderException;
}

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

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

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

Changes in this version include:
New Features:

- **BinaryCodec**: Encodes and decodes binary to and from Strings of 0s and 1s. Issue: 27813. Thanks to Alex Karasulu.
- **QuotedPrintableCodec**: Codec for RFC 1521 MIME (Multipurpose Internet Mail Extensions) Part One. Rules #3, #4, and #5 of the quoted-printable spec are not implemented yet. See also issue 27789. Issue: 26617. Thanks to Oleg Kalnichevski.
- **BCodec**: Identical to the Base64 encoding defined by RFC 1521 and allows a character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.
- **QCodec**: Similar to the Quoted-Printable content-transfer-encoding defined in RFC 1521 and designed to allow text containing mostly ASCII characters to be decipherable on an ASCII terminal without decoding. Issue: 26617. Thanks to Oleg Kalnichevski.
- **Soundex**: Implemented the DIFFERENCE algorithm. Issue: 25243. Thanks to Matthew Inger.

Fixed bugs:

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

Changes:

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

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 */

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/**
 * Defines common decoding methods for byte array decoders.
 *
 * @author Apache Software Foundation
 * @version $Id: BinaryDecoder.java,v 1.10 2004/06/15 18:14:15 ggregory Exp $
 */
public interface BinaryDecoder extends Decoder {

/**
 * Decodes a byte array and returns the results as a byte array.
 *
 * @param pArray A byte array which has been encoded with the
 * appropriate encoder
 *
 * @return a byte array that contains decoded content
 *
 * @throws DecoderException A decoder exception is thrown
 * if a Decoder encounters a failure condition during
 * the decode process.
 */
byte[] decode(byte[] pArray) throws DecoderException;
}

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

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

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- BCodec: Identical to the Base64 encoding defined by RFC 1521 and allows a character set to be specified. Issue: 26617. Thanks to Oleg Kalnichevski.
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- Hex converts illegal characters to 255. Issue: 28455.
- Metaphone now correctly handles a silent B in a word that ends in MB. "COMB" is encoded as "KM", before this fix "COMB" was encoded as "KMB". Issue: 28457.
- Added missing tags in Javadoc comments.
- General Javadoc improvements.

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19.13 bootstrap-datepicker 1.1.2

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19.15 Bouncy Castle Crypto APIs 1.45

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 */

/*
 * This package is based on the work done by Keiron Liddle, Aftex Software
 * <keiron@aftexsw.com> to whom the Ant project is very grateful for his
 * great code.
 */

package org.bouncycastle.apache.bzip2;

/**
 * A simple class the hold and calculate the CRC for sanity checking
 * of the data.
 *
 * @author <a href="mailto:keiron@aftexsw.com">Keiron Liddle</a>
 */
class CRC {
    public static int crc32Table[] = {
        0x00000000, 0x04c11db7, 0x09823b6e, 0x0d4326d9,
        0x130476dc, 0x17c56b6b, 0x1a864db2, 0x1e475005,
        0x2608edb8, 0x22c9f00f, 0x2f8ad6d6, 0x2b4bcb61,
        0x350c9b64, 0x31cd86d3, 0x3c8ea00a, 0x384fbdbd,
        0x4c11db70, 0x48d0c6c7, 0x4593e01e, 0x4152fda9,
        0x5f15adac, 0x5bd4b01b, 0x569796c2, 0x52568b75,
        0x6a1936c8, 0x6ed82b7f, 0x639b0da6, 0x675a1011,
        0x791d4014, 0x7dcd5da3, 0x709f7b7a, 0x745e66cd,
        0x8b27c03c, 0x8fe6dd8b, 0x85e4eb62, 0x8143fbb5,
    };

public CRC() {
    initialiseCRC();
}

void initialiseCRC() {
    globalCrc = 0xffffffff;
}

int getFinalCRC() {
    return ~globalCrc;
}

int getGlobalCRC() {
    return globalCrc;
}

void setGlobalCRC(int newCrc) {
    globalCrc = newCrc;
}

void updateCRC(int inCh) {
    int temp = (globalCrc >> 24) ^ inCh;
    if (temp < 0) {
        temp = 256 + temp;
    }
    globalCrc = (globalCrc << 8) ^ CRC.crc32Table[temp];
}

int globalCrc;

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Author: Philipp Meier <meier@o-matic.de>
Version: $Revision: 1.1 $
19.45 org.springframework.orm

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2007-03-30

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*** IMPORTANT NOTE ***

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/*

20.6 tiny xml 2.6.2 2.6.2

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Copyright FAQ
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1. I don't understand the resale restriction... What gives?

   Bitstream is giving away these fonts, but wishes to ensure its competitors can't just drop the fonts as is into a font sale system and sell them as is. It seems fair that if Bitstream can't make money from the Bitstream Vera fonts, their competitors should not be able to do so either. You can sell the fonts as part of any software package, however.

2. I want to package these fonts separately for distribution and sale as part of a larger software package or system. Can I do so?
Yes. A RPM or Debian package is a "larger software package" to begin with, and you aren't selling them independently by themselves. See 1. above.

3. Are derivative works allowed?
   Yes!

4. Can I change or add to the font(s)?
   Yes, but you must change the name(s) of the font(s).

5. Under what terms are derivative works allowed?

   You must change the name(s) of the fonts. This is to ensure the quality of the fonts, both to protect Bitstream and Gnome. We want to ensure that if an application has opened a font specifically of these names, it gets what it expects (though of course, using fontconfig, substitutions could still could have occurred during font opening). You must include the Bitstream copyright. Additional copyrights can be added, as per copyright law. Happy Font Hacking!

6. If I have improvements for Bitstream Vera, is it possible they might get adopted in future versions?

   Yes. The contract between the Gnome Foundation and Bitstream has provisions for working with Bitstream to ensure quality additions to the Bitstream Vera font family. Please contact us if you have such additions. Note, that in general, we will want such additions for the entire family, not just a single font, and that you'll have to keep both Gnome and Jim Lyles, Vera's designer, happy! To make sense to add glyphs to the font, they must be stylistically in keeping with Vera's design. Vera cannot become a "ransom note" font. Jim Lyles will be providing a document describing the design elements used in Vera, as a guide and aid for people interested in contributing to Vera.

7. I want to sell a software package that uses these fonts: Can I do so?

   Sure. Bundle the fonts with your software and sell your software with the fonts. That is the intent of the copyright.

8. If applications have built the names "Bitstream Vera" into them, can I override this somehow to use fonts of my choosing?

   This depends on exact details of the software. Most open source systems and software (e.g., Gnome, KDE, etc.) are now converting to use fontconfig (see www.fontconfig.org) to handle font configuration, selection and substitution; it has provisions for overriding font names and substituting alternatives. An example is provided by the supplied local.conf file, which chooses the family Bitstream Vera for
"sans", "serif" and "monospace". Other software (e.g., the XFree86 core server) has other mechanisms for font substitution.

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2002-Apr-11

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David Turner, Robert Wilhelm, and Werner Lemberg

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You can also contact us individually at:

David Turner      <david.turner@freetype.org>
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20.10 zlib 1.2.3

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   version 1.2.3, July 18th, 2005

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Jean-loup Gailly        Mark Adler
jloup@gzip.org          madler@alumni.caltech.edu

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

21.1 Chromium (logging) 865

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24.1 curl 7.62.0

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License Mixing

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

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24.2 expat 2.2.1

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## Commands to generate dependency files
GEN_DEPS.c=$(CC) -E -MM $(DEFS) $(CPPFLAGS)
GEN_DEPS.cc=$(CXX) -E -MM $(DEFS) $(CPPFLAGS)

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

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

## Compiler switch to embed a runtime search path
LD_RPATH=
LD_RPATH_PRE=-Wl,-rpath,

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

## Shared library options
LD_SOOPTIONS= -Wl,-Bsymbolic
## Shared object suffix
SO = so

## Non-shared intermediate object suffix
STATIC_O = ao

### Compilation rules

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

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

### Dependency rules

%.d: $(srcdir)/%.c
@echo "generating dependency information for $<"
@$(SHELL) -ec "$(GEN_DEPS.c) $< \n| sed \"s/(\*\*\*\*\*)\(.*\)\(.*\)\[\(.*\)\(.*\)\]/\1.o $@ : /g\" > $@; \n| -s $@ ] || rm -f $@’

%.d: $(srcdir)/%.cpp
@echo "generating dependency information for $<"
@$(SHELL) -ec "$(GEN_DEPS.cc) $< \n| sed \"s/(\*\*\*\*\*)\(.*\)\(.*\)\[\(.*\)\(.*\)\]/\1.o $@ : /g\" > $@; \n| -s $@ ] || rm -f $@’

### Versioned libraries rules

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

### Bind internal references

# LDflags that pkgdata will use
BIR_LDFLAGS= -Wl,-Bsymbolic

# Dependencies [i.e. map files] for the final library
BIR_DEPS=

### Remove shared library 's'
STATIC_PREFIX_WHEN_USED =
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24.5 libphonenumber 8.5.1

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24.6 libxml2 2.9.8

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24.7 protobuf-cpp 3.3.1

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  * gzip/zlib I/O support.
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    all fields (only present with certain compiler settings).
  * Added generation of field number constants.
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Will Pierce <willp@nuclei.com>
  * Small patch improving performance of in Python serialization.
Alexandre Vassalotti <alexandre@peadrop.com>
  * Emacs mode for Protocol Buffers (editors/protobuf-mode.el).
Scott Stafford <scott.stafford@gmail.com>
  * Added Swap(), SwapElements(), and RemoveLast() to Reflection interface.
Alexander Melnikov <alm@sibmail.ru>
  * HPUX support.
Oliver Jowett <oliver.jowett@gmail.com>
  * Detect whether zlib is new enough in configure script.
  * Fixes for Solaris 10 32/64-bit confusion.
Evan Jones <evanj@mit.edu>
  * Optimize Java serialization code when writing a small message to a stream.
* Optimize Java serialization of strings so that UTF-8 encoding happens only once per string per serialization call.
* Clean up some Java warnings.
* Fix bug with permanent callbacks that delete themselves when run.
  Michael Kucharski <m.kucharski@gmail.com>
* Added CodedInputStream.getTotalBytesRead().
  Kacper Kowalik <xarthisius.kk@gmail.com>
* Fixed m4/acx_pthread.m4 problem for some Linux distributions.
  William Orr <will@worrbase.com>
* Fixed detection of sched_yield on Solaris.
  * Added atomicops for Solaris
  Andrew Paprocki <andrew@ishiboo.com>
* Fixed minor IBM xlC compiler build issues
  * Added atomicops for AIX (POWER)

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## 24.8 rapidxml 1.13

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24.9 Resiprocate SIP stack 1.9.8 :1.9.8

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