Open Source Used In Cisco IOx Fog Director 1.3.0

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The product also uses the Linux operating system, Ubuntu 14.04.5 Server ISO 14.04.5. Information on this distribution is available at http://releases.ubuntu.com/. The full source code for this distribution, including copyright and license information, is available on request from opensource-requests@external.cisco.com. Mention that you would like the Linux distribution source archive, and quote the following reference number for this distribution: 138532246-146006178.

## Contents

<table>
<thead>
<tr>
<th>1.1 A Hibernate Core Module 4.2.2.Final</th>
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<tr>
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<th>1.8 angular-cookies 1.2.18</th>
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</tr>
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<tr>
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1.10 Angular-file-upload-shim 1.4.0
   1.10.1 Available under license
1.11 angular-mocks 1.2.18
   1.11.1 Available under license
1.12 Angular-route 1.2.16
   1.12.1 Available under license
1.13 angular-ui-bootstrap 0.12.0
   1.13.1 Available under license
1.14 AngularJS 1.2.16 :(2014-04-03)
   1.14.1 Available under license
1.15 AngularJS_Apache 1.2.16 :(2014-04-03)
   1.15.1 Available under license
1.16 Annotations for Metrics 3.1.2
   1.16.1 Available under license
1.17 AntLR Parser Generator 2.7.7
   1.17.1 Available under license
1.18 aopalliance version 1.0 repackaged as a module 2.4.0-b25
   1.18.1 Available under license
1.19 Apache Commons Codec 1.5
   1.19.1 Available under license
1.20 Apache Commons Compress 1.8.1
   1.20.1 Available under license
1.21 Apache Commons Lang 3.4
   1.21.1 Available under license
1.22 Apache HttpClient 4.5
   1.22.1 Available under license
1.23 Apache HttpCore 4.4.1
   1.23.1 Available under license
1.24 apache-log4j 1.2.15
   1.24.1 Available under license
1.25 apt 1.0.1ubuntu2.14
   1.25.1 Available under license
1.26 archive-extract-perl 0.70-1
   1.26.1 Available under license
1.27 ASM Core 5.0.3
1.28 asm-analysis 5.0.3
   1.28.1 Available under license
1.29 asm-commons 5.0.3
   1.29.1 Available under license
1.30 asm-tree 5.0.3
  1.30.1 Available under license

1.31 asm-util 5.0.3

1.32 AspectJ runtime 1.8.5
  1.32.1 Available under license

1.33 AspectJ weaver 1.8.5
  1.33.1 Available under license

1.34 aufs-tools 1:3.2+20130722-1.1
  1.34.1 Available under license

1.35 azul-zulu-jdk 1.8 :8.11.0.1
  1.35.1 Available under license

1.36 base-files 7.2ubuntu5.5
  1.36.1 Available under license

1.37 base-passwd 3.5.33
  1.37.1 Available under license

1.38 bash-completion 1:2.1-4ubuntu0.2
  1.38.1 Available under license

1.39 bc 1.06.95-8ubuntu1
  1.39.1 Available under license

1.40 Bean Validation API 1.0.0.GA
  1.40.1 Available under license

1.41 binutils 2.24-5ubuntu14.1
  1.41.1 Available under license

1.42 biosdevname 0.4.1-0ubuntu6.3
  1.42.1 Available under license

1.43 Bouncy Castle PKIX, CMS, EAC, TSP, PKCS, OCSP, CMP, and CRMF APIs
  1.52
    1.43.1 Available under license

1.44 Bouncy Castle Provider 1.52
  1.44.1 Available under license

1.45 bsdmainutils 9.0.5ubuntu1
  1.45.1 Available under license

1.46 build-essential 11.6ubuntu6
  1.46.1 Available under license

1.47 ca-certificates 20160104ubuntu0.14.04.1
  1.47.1 Available under license

1.48 cap2 1:2.24-0ubuntu2
  1.48.1 Available under license

1.49 cgroup-bin 0.38-1ubuntu2
1.49.1 Available under license
1.50 cgroup-lite 1.9
  1.50.1 Available under license
1.51 cgroup1 0.38-1ubuntu2
  1.51.1 Available under license
1.52 class-accessor-perl 0.34-1
  1.52.1 Available under license
1.53 ClassMate 1.0.0
  1.53.1 Available under license
1.54 cloog-isl4 0.18.2-1
  1.54.1 Available under license
1.55 com.cisco.xmp.osgi.commons.logging 1.0.4
  1.55.1 Available under license
1.56 command-not-found 0.3ubuntu12
  1.56.1 Available under license
1.57 Commons BeanUtils 1.8.3
  1.57.1 Available under license
1.58 Commons Chain 1.2
  1.58.1 Available under license
1.59 Commons Collections 3.2.1
  1.59.1 Available under license
1.60 Commons Configuration 1.5
  1.60.1 Available under license
1.61 Commons DBCP 1.4 :1.4
  1.61.1 Available under license
1.62 Commons Digester 2.1
  1.62.1 Available under license
1.63 Commons fileupload 1.2.2
  1.63.1 Available under license
1.64 Commons IO 2.4
  1.64.1 Available under license
1.65 Commons Lang 2.6
  1.65.1 Available under license
1.66 Commons Logging 1.1.3
  1.66.1 Available under license
1.67 commons-pool 1.5.6
  1.67.1 Available under license
1.68 console-setup 1.70ubuntu8
  1.68.1 Available under license
1.69 converter-jackson 2.0.0-beta4
   1.69.1 Available under license
1.70 coreutils 8.21-1ubuntu5.4
   1.70.1 Available under license
1.71 cpp 4:4.8.2-1ubuntu6
   1.71.1 Available under license
1.72 cracklib 2.9.1-1build1
   1.72.1 Available under license
1.73 cron 3.0pl1-124ubuntu2
   1.73.1 Available under license
1.74 cron-utils 4.1.1
   1.74.1 Available under license
1.75 curl 7.35.0-1ubuntu2.10
   1.75.1 Available under license
1.76 curl3-gnutls 7.35.0-1ubuntu2.9
   1.76.1 Available under license
1.77 dash 0.5.7-4ubuntu1
   1.77.1 Available under license
1.78 db5.3 5.3.28-3ubuntu3
   1.78.1 Available under license
1.79 dbus 1.6.18-0ubuntu4.3
   1.79.1 Available under license
1.80 debconf 1.5.51ubuntu2
   1.80.1 Available under license
1.81 debconfclient0 0.187ubuntu1
   1.81.1 Available under license
1.82 debianutils 4.4
   1.82.1 Available under license
1.83 devmapper-event1.02.1 2:1.02.77-6ubuntu2
   1.83.1 Available under license
1.84 devmapper1.02.1 2:1.02.77-6ubuntu2
   1.84.1 Available under license
1.85 Digester 1.8
   1.85.1 Available under license
1.86 dmsetup 2:1.02.77-6ubuntu2
   1.86.1 Available under license
1.87 dns100 1:9.9.5.dfsg-3ubuntu0.9
   1.87.1 Available under license
1.88 dnsutils 1:9.9.5.dfsg-3ubuntu0.9
<table>
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<td>1.89</td>
<td>docker 1.12.1</td>
<td>Open Source Used In Cisco IOx Fog Director 1.3.0</td>
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<td>dos2unix 6.0.4-1</td>
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<td>1.101.1 Available under license</td>
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1.109 fontconfig-config 2.11.0-0ubuntu4.2
   1.109.1 Available under license
1.110 fontconfig1 2.11.0-0ubuntu4.2
   1.110.1 Available under license
1.111 freetype6 2.5.2-1ubuntu2.5
   1.111.1 Available under license
1.112 friendly-recovery 0.2.25
   1.112.1 Available under license
1.113 ftp 0.17-28
   1.113.1 Available under license
1.114 fuse 2.9.2-4ubuntu4.14.04.1
   1.114.1 Available under license
1.115 g++ 4:4.8.2-1ubuntu6
   1.115.1 Available under license
1.116 gc1c2 1:7.2d-5ubuntu2
   1.116.1 Available under license
1.117 gcc 4:4.8.2-1ubuntu6
   1.117.1 Available under license
1.118 gcc-4.9-base 4.9.3-0ubuntu4
   1.118.1 Available under license
1.119 gcc1 1:4.9.3-0ubuntu4
   1.119.1 Available under license
1.120 gcrypt11 1.5.3-2ubuntu4.4
   1.120.1 Available under license
1.121 git 1:1.9.1-1ubuntu0.3
   1.121.1 Available under license
1.122 glusterfs 3.4.2 :1ubuntu1
   1.122.1 Available under license
1.123 gmp10 2:5.1.3+dfsg-1ubuntu1
   1.123.1 Available under license
1.124 gnupg 1.4.16-1ubuntu2.3
   1.124.1 Available under license
1.125 gnutls26 2.12.23-12ubuntu2.5
   1.125.1 Available under license
1.126 grub-common 2.02~beta2-9ubuntu1.12
   1.126.1 Available under license
1.127 grub-gfxpayload-lists 0.6
1.127.1 Available under license

1.128 grub-pc 2.02~beta2-9ubuntu1.12
   1.128.1 Available under license

1.129 grub-pc-bin 2.02~beta2-9ubuntu1.12
   1.129.1 Available under license

1.130 grub2-common 2.02~beta2-9ubuntu1.12
   1.130.1 Available under license

1.131 Gson 2.3.1
   1.131.1 Available under license

1.132 gson 2.7
   1.132.1 Available under license

1.133 Guava: Google Core Libraries for Java 18.0
   1.133.1 Available under license

1.134 Guava: Google Core Libraries for Java 15.0
   1.134.1 Available under license

1.135 hazelcast 3.5.2
   1.135.1 Available under license

1.136 Hibernate Commons Annotations 4.0.2.Final
   1.136.1 Available under license

1.137 Hibernate Validator Engine 4.3.1.Final
   1.137.1 Available under license

1.138 hibernate-core 4.2.2.Final
   1.138.1 Available under license

1.139 hibernate-jpa-2.0-api 1.0.1.Final
   1.139.1 Available under license

1.140 HK2 API module 2.4.0-b25
   1.140.1 Available under license

1.141 HK2 Implementation Utilities 2.4.0-b25
   1.141.1 Available under license

1.142 Holder.js 2.8.1+9ywjg
   1.142.1 Available under license

1.143 hostname 3.15ubuntu1
   1.143.1 Available under license

1.144 htime 1.0.0
   1.144.1 Available under license

1.145 idn11 1.28-1ubuntu2.1
   1.145.1 Available under license

1.146 ifupdown 0.7.47.2ubuntu4.4
   1.146.1 Available under license
1.147 influxdb 1.1.1
   1.147.1 Available under license
1.148 influxdb-java 2.1
   1.148.1 Available under license
1.149 info 5.2.0.dfsg.1-2
   1.149.1 Available under license
1.150 ini4j 0.5.2
   1.150.1 Available under license
1.151 init-system-helpers 1.14
   1.151.1 Available under license
1.152 initramfs-tools 0.103ubuntu4.4
   1.152.1 Available under license
1.153 initscripts 2.88dsf-41ubuntu6.3
   1.153.1 Available under license
1.154 install-info 5.2.0.dfsg.1-2
   1.154.1 Available under license
1.155 installation-report 2.54ubuntu1
   1.155.1 Available under license
1.156 iproute2 3.12.0-2ubuntu1
   1.156.1 Available under license
1.157 isc-dhcp-client 4.2.4-7ubuntu12.7
   1.157.1 Available under license
1.158 isc-dhcp-common 4.2.4-7ubuntu12.7
   1.158.1 Available under license
1.159 isl10 0.12.2-1
   1.159.1 Available under license
1.160 Jackson Integration for Metrics 3.1.2
   1.160.1 Available under license
1.161 Jackson-annotations 2.6.0
   1.161.1 Available under license
1.162 Jackson-annotations 2.5.1
   1.162.1 Available under license
1.163 jackson-annotations 2.1.5
   1.163.1 Available under license
1.164 jackson-core 2.1.5
   1.164.1 Available under license
1.165 jackson-core 2.6.1
   1.165.1 Available under license
1.166 jackson-core 2.6.2
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<td>jackson-datatype-guava 2.6.0</td>
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<td>jackson-jaxrs-json-provider 2.6.0</td>
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<td>Jackson-JAXRS-JSON_Provider 2.0.0</td>
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<td>jackson-module-jaxb-annotations 2.6.0</td>
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<td>jackson-module-jsonSchema 2.1.0</td>
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<td>Javassist 3.19.0-GA</td>
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<td>Javassist 3.18.1-GA</td>
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<td>javax.annotation API 1.2</td>
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<td>javax.inject:1 as OSGi bundle 2.4.0-b25</td>
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1.188 javax.ws.rs-api 2.0.1
   1.188.1 Available under license
1.189 JBoss Logging 3 3.1.0.GA
   1.189.1 Available under license
1.190 jboss-logging 3.2.0.Final
   1.190.1 Available under license
1.191 JCL 1.1.1 implemented over SLF4J 1.7.5
   1.191.1 Available under license
1.192 JCL 1.1.1 implemented over SLF4J 1.6.1
   1.192.1 Available under license
1.193 jersey-apache-connector 2.19
   1.193.1 Available under license
1.194 jersey-core-client 2.19
   1.194.1 Available under license
1.195 jersey-core-common 2.19
   1.195.1 Available under license
1.196 jersey-ext-entity-filtering 2.19
   1.196.1 Available under license
1.197 jersey-media-json-jackson 2.19
   1.197.1 Available under license
1.198 jersey-repackaged-guava 2.19
   1.198.1 Available under license
1.199 jffi 1.2.9
   1.199.1 Available under license
1.200 jnr-constants 0.8.7
   1.200.1 Available under license
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| 1.427.1 | Available under license |
| 1.428 | XML Commons External Components XML APIs 1.0.b2 |
| 1.428.1 | Notifications |
| 1.428.2 | Available under license |
| 1.429 | xml2 2.9.1+dfsg1-3ubuntu4.8 |
| 1.429.1 | Available under license |
| 1.430 | xmuu1 2:1.1.1-1 |
| 1.430.1 | Available under license |
| 1.431 | xrender1 1:0.9.8-1build0.14.04.1 |
| 1.431.1 | Available under license |
| 1.432 | xslt1.1 1.1.28-2build1 |
| 1.432.1 | Available under license |
| 1.433 | xtst6 2:1.2.2-1 |
| 1.433.1 | Available under license |
| 1.434 | xz-utils 5.1.1alpha+20120614-2ubuntu2 |
| 1.434.1 | Available under license |
| 1.435 | zerofree 1.0.2-1ubuntu1 :1ubuntu1 |
| 1.435.1 | Available under license |
| 1.436 | zip4j 1.3.2 |
| 1.436.1 | Available under license |
| 1.437 | zlib1g 1:1.2.8.dfsg-1ubuntu1 |
| 1.437.1 | Available under license |

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```

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1.3 algorithm-diff-perl 1.19.02-3

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1.4 algorithm-diff-xs-perl 0.04-2build4

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1.5 algorithm-merge-perl 0.08-2

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1.6 angular 1.2.16

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1.7 angular-bootstrap 0.11.0

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1.8 angular-cookies 1.2.18

1.8.1 Available under license :
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1.9 Angular-file-upload 1.4.0

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1.10 Angular-file-upload-shim 1.4.0

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1.11 angular-mocks 1.2.18

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1.12 Angular-route 1.2.16

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1.13 angular-ui-bootstrap 0.12.0

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(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)
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### 1.37 base-passwd 3.5.33

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Maintainer: Colin Watson <cjwatson@debian.org>

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```

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

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---

### 1.39 bc 1.06.95-8ubuntu1

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```
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threshold for this to be true is not precisely defined by law.

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

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

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

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That's all there is to it!
This is the Debian GNU/Linux prepackaged version of the GNU assembler, linker, and binary utilities.

This package was put together by me, James Troup <james@nocrew.org>, from sources, which I obtained from:

and:

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It was previously maintained by Christopher C. Chimelis <chris@debian.org>


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(This file is under construction.)-*- text -*.

If you've contributed to gas and your name isn't listed here, it is not meant as a slight. I just don't know about it. Email me, nickc@redhat.com and I'll correct the situation.

This file will eventually be deleted: The general info will go into the documentation, and info on specific files will go into an AUTHORS file, as requested by the FSF.
Dean Elsner wrote the original gas for vax. [more details?]

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

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

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

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

The Intel 80386 machine description was written by Eliot Dresselhaus.

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

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

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

Support for the Zilog Z8k and Hitachi H8/300, H8/500 and SH processors
(tc-z8k, tc-h8300, tc-h8500, tc-sh), and IEEE 695 object file format
(obj-ieee), was written by Steve Chamberlain of Cygnus Solutions.
Steve also modified the COFF back end (obj-coffbfd) to use BFD for
some low-level operations, for use with the Hitachi, 29k and Zilog
targets.
John Gilmore built the AMD 29000 support, added .include support, and simplified the configuration of which versions accept which pseudo-ops. He updated the 68k machine description so that Motorola's opcodes always produced fixed-size instructions (e.g. jsr), while synthetic instructions remained shrinkable (jbsr). John fixed many bugs, including true tested cross-compilation support, and one bug in relaxation that took a week and required the proverbial one-bit fix.

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

David Edelsohn contributed fixes for the PowerPC and AIX support.

Steve Chamberlain made gas able to generate listings.

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

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

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

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

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

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

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

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

Alan Modra reworked much of the i386 backend, improving the error checking, updating the code, and improving the 16 bit support, using patches from the work of Martynas Kunigelis and H.J. Lu.
Many others have contributed large or small bugfixes and enhancements. If you’ve contributed significant work and are not mentioned on this list, and want to be, let us know. Some of the history has been lost; we aren’t intentionally leaving anyone out.

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1.56 command-not-found 0.3ubuntu12

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Local Variables:
ispell-local-pdict: "ispell-dict"
End:
The empty package mktemp is created by Michael Stone <mstone@debian.org> and either is in the public domain or too trivial to copyright. This is the Debian GNU/Linux packaged version of the GNU core utilities.

This package is maintained by Michael Stone <mstone@debian.org> and built from sources obtained from:
This debian package was first created by Michael Stone <mstone@debian.org>, from coreutils 4.5.1.

Changes:
* added Debian GNU/Linux package maintenance system files
* at times, bug fixes awaiting inclusion in the upstream source

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lib/rand-isaac.[ch]

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lib/inet_ntop.c

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doc/coreutils.texi (The GNU Coreutils Manual)


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1.71 cpp 4:4.8.2-1ubuntu6

1.71.1 Available under license:


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Open Source Used In Cisco IOx Fog Director 1.3.0

455
1.72 cracklib 2.9.1-1build1

1.72.1 Available under license:

This package was debianized by Jean Pierre LeJacq
<jplejacq@quoininc.com> on Wed, 25 Feb 1998. Martin Pitt
<martin@piware.de> was the package's maintainer up to version
2.7.19-1. The current maintainer is Jan Dittberner
<jandd@debian.org>.

It was downloaded from http://sourceforge.net/projects/cracklib

Copyright (c) 1993 Alec Muffett <alecm@crypto.dircon.co.uk>,
Copyright (c) 2005-2009 Nathan Neulinger <nneul@umr.edu>,
Copyright (c) 2008-2009 Jan Dittberner <jan@dittberner.info>

Modifications: Added cronjob, configuration file, and man pages.

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obtain it by writing to the Free Software Foundation, Inc., 51
Franklin St, Fifth Floor, Boston, MA 02110-1301, USA.

Copyright information:

CrackLib was originally licensed with a variant of the Artistic
license. In the interests of wider acceptance and more modern
licensing, it was switched with the original author's blessing to GPL
v2.
This approval was carried out in email discussions in 2005, and has been reconfirmed as of 2007-10-01 with the following email from Alec Muffett. Cracklib's license was changed from the GPL to the LGPL after consensus of all previous developers in October 2008, effective with release 2.8.15 released on 2009-11-19. See the email discussion below for both license changes.

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-----------
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)
-----------

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

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

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

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

-- Nathan
=20

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

> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li... On Behalf Of
> Mike Frysinger
> > Sent: Monday, October 01, 2007 8:15 PM
> > To: cracklib-devel@li...
> > Subject: [Cracklib-devel] cracklib license
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> > GPL-2 is not desirable at all ... this is why the LGPL-2.1 exists
> > -mike
>
> Re: [Cracklib-devel] cracklib license
> From: Mike Frysinger <vapier@ge...> - 2007-10-02 01:33
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> Attachments: Message as HTML
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> change until it was mentioned in the latest notes.
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> a=20
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> =20
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> =2Dmike
>
> Re: [Cracklib-devel] cracklib license
> From: Neulinger, Nathan <nneul@um...> - 2007-10-02 01:46
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> by me.

I am sympathetic. Guys, what do you reckon?

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

-a

Re: [Cracklib-devel] cracklib license
From: Devin Reade <gdr@gn...> - 2007-10-02 15:04
I would like to see it under LGPL as well. I think it is in everyone's best interests to have as secure systems as possible, and I think tainting it via GPL will just make it less likely that the library gets used, and will not usually cause companies/developers to GPL the dependent code (where it is not already GPL).

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

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

Re: [Cracklib-devel] cracklib license
From: Nalin Dahyabhai <nalin@re...> - 2008-01-28 16:32
On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> > Seems like the ideal thing here would be for you and the other distro
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> > I am sympathetic. Guys, what do you reckon?
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> > What I am hearing so far is that LGPL makes sense, since it can be
> > linked with any code, not just GPL....

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

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

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

Cheers,

Nalin

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML
On Monday 28 January 2008, Nalin Dahyabhai wrote:
> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> > > > Seems like the ideal thing here would be for you and the other distro
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looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make the change now?

-mike

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

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

yes. go for it. thanks++

-a

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

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

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

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

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

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

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

-----------------------------
From alem@crypticide.com Mon Oct 1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft
SMTPSVC(6.0.3790.3959);
Any chance you could write me a self-contained email stating clearly
that the license is being changed to GPL, so I could include that
email
in the repository and clean up the repository/tarballs? I have all the
The license for my code in the Cracklib distribution is henceforth GPL.

Happy now? :-) -a

-----------
EFFECTIVE OCT 2008, LICENSE IS BEING CHANGED TO LGPL-2.1 (though not reflected in released code until Nov 2009 - slow release cycle...)
-----------

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

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

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

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------------------------------------------------------------------------
Nathan Neulinger EMail: nneul@um...
> -----Original Message-----
> From: cracklib-devel-bounces@li...
> [mailto:cracklib-devel-bounces@li...] On Behalf Of
> Mike Frysinger
> Sent: Monday, October 01, 2007 8:33 PM
> To: Neulinger, Nathan
> Cc: cracklib-devel@li...; Alec Muffett
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Re: [Cracklib-devel] cracklib license
From: Alec Muffett <alecm@cr...> - 2007-10-02 08:57
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Cheers,

Nalin

Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2008-10-05 21:27

Attachments: Message as HTML
On Monday 28 January 2008, Nalin Dahyabhai wrote:
> On Tue, Oct 02, 2007 at 09:57:31AM +0100, Alec Muffett wrote:
> > > Seems like the ideal thing here would be for you and the other distro
> > > maintainers to get together with Alec in a conversation and come to a
> > > decision as to what licensing scheme y'all want. I haven't really done
> > > much other than cleaning up the packaging and patches and a small
> > > bit of
> > > additional code, so whatever licensing y'all come up with is fine
> > > by me.
> >
> > I am sympathetic. Guys, what do you reckon?
> >
> > What I am hearing so far is that LGPL makes sense, since it can be
> > linked with any code, not just GPL....
> >
> > My apologies for not chiming in in anything resembling a reasonable
> > timeframe.
> >
> > I'd also suggest the LGPL, for the reason you noted above. Alternately,
> > GPLv2 with the option of using the library under a later version of the
> > GPL would permit applications which were released under version 3 of the
> > GPL to use the library, too, which would be sufficient for the packages
> > which are included in Fedora. FWIW, I'd personally lean toward LGPL.
> >
> > In any case, I thank you both for working on sorting this out.

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

Re: [Cracklib-devel] cracklib license
From: Alec Muffett <alecm@cr...> - 2008-10-05 23:18
>> In any case, I thank you both for working on sorting this out.
>
> looks like everyone is OK with LGPL-2.1 (GNU Lesser license), so can we make
Re: [Cracklib-devel] cracklib license
From: Mike Frysinger <vapier@ge...> - 2008-10-25 22:34

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

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

-mike

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BELOW IS ORIGINAL LICENSING DISCUSSION RE CHANGING TO GPL from Artistic.
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CrackLib was originally licensed with a variant of the Artistic license. In the
interests of wider acceptance and more modern licensing, it was switched with
the original author's blessing to GPL v2.

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

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

-------------------------------------
From alecm@crypticide.com Mon Oct  1 12:26:03 2007
Received: from umr-exproto2.cc.umr.edu ([131.151.0.192]) by UMR-CMAIL1.umr.edu with Microsoft
SMTPSVC(6.0.3790.3959);
Mon, 1 Oct 2007 12:26:03 -0500
Received: from scansrv2.srv.mst.edu ([131.151.1.114]) by umr-exproto2.cc.umr.edu with Microsoft
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470
> ideal.

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

Happy now? :-) 

-a

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Version 2.1, February 1999

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

That's all there is to it!

1.73 cron 3.0pl1-124ubuntu2
1.73.1 Available under license:

Upstream-Name: vixie-cron
Upstream-Contact: Paul Vixie <paul@vix.com>
Source:
The original source for this package could be obtained from
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1.75 curl 7.35.0-1ubuntu2.10
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I am not a lawyer and this is not legal advice!

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

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* atf-c/ui.c: The format_paragraph and format_text functions were
derived form the ones in the Monotone project, revision
3a0982da308228d796df35f98d787c5bff2bb5b6.

    Author: Julio Merino <jmmv@NetBSD.org>

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

    Author: Julio Merino <jmmv84@gmail.com>

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

    Author: Julio Merino <jmmv84@gmail.com>
1.88 dnsutils 1:9.9.5.dfsg-3ubuntu0.9

1.88.1 Available under license:

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

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* atf-c/ui.c: The format_paragraph and format_text functions were derived form the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

  Author: Julio Merino <jmmv@NetBSD.org>
* atf-c++/detail/io.hpp, atf-c++/detail/io.cpp, atf-c++/detail/io_test.cpp: These files were derived from the file_handle, systembuf, pipe and pistream classes and tests found in the Boost.Process library.

Author: Julio Merino <jmmv84@gmail.com>

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

Author: Julio Merino <jmmv84@gmail.com>

===========================================================================
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2

1.89 docker 1.12.1

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Gocheck - A rich testing framework for Go

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Go support for Protocol Buffers - Google's data interchange format

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https://github.com/golang/protobuf

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procfs provides functions to retrieve system, kernel and process metrics from the pseudo-filesystem proc.

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Gocheck - A rich testing framework for Go

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Extensions for Protocol Buffers to create more go like structures.

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http://github.com/gogo/protobuf/gogoprotoc

Go support for Protocol Buffers - Google's data interchange format

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1.94 edit2 3.1-20130712-2

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1.103 fakeroot 1.20 :3ubuntu2

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```
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<signature of Ty Coon>, 1 April 1989
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This is an attempt to acknowledge early contributions to the garbage collector. Later contributions should instead be mentioned in README.changes.

**HISTORY** -

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

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

Some other contributors:

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

The SPARC specific code was originally contributed by Mark Weiser. The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM. Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood. Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dosser (doser@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code. Jesper Peterson (jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port. Thomas Funke (thf@zelator.in-berlin.de(?) and Brian D. Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports. Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code. Bill Janssen (janssen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs (detlefs@src.dec.com) also provided several generic bug fixes. Alistair G. Crooks (agc@uts.amdahl.com) supplied the NetBSD and 386BSD ports. Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port. Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk). Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task). Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port. David Chase, then at Olivetti Research, suggested several improvements. Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the code to save and print call stacks for leak detection on a SPARC. Jesse Hull and John Ellis supplied the C++ interface code. Zhong Shao performed much of the experimentation that led to the current typed allocation facility. (His dynamic type inference code hasn’t made it into the released version of the collector, yet.) This package was debianized by Mike Goldman <whig@by.net> on Tue, 9 Feb 1999 09:14:37 -0500, and taken over by Ryan Murray <rmurray@debian.org> on Sat Jan 19 02:13:04 PST 2002

It was downloaded from http://www.hpl.hp.com/personal/Hans_Boehm/gc/gc_source/
Upstream Author: Hans-J. Boehm <boehm@acm.org>

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

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

Some other contributors:

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

The SPARC specific code was originally contributed by Mark Weiser. The Encore Multimax modifications were supplied by Kevin Kenny (kenny@m.cs.uiuc.edu). The adaptation to the IBM PC/RT is largely due to Vernon Lee, on machines made available to Rice by IBM. Much of the HP specific code and a number of good suggestions for improving the generic code are due to Walter Underwood. Robert Brazile (brazile@diamond.bbn.com) originally supplied the ULTRIX code. Al Dosser (dosser@src.dec.com) and Regis Cridlig (Regis.Cridlig@cl.cam.ac.uk) subsequently provided updates and information on variation between ULTRIX systems. Parag Patel (parag@netcom.com) supplied the A/UX code. Jesper Peterson(jep@mtiame.mtia.oz.au), Michel Schinz, and Martin Tauchmann (martintauchmann@bigfoot.com) supplied the Amiga port. Thomas Funke (thf@zelator.in-berlin.de(?)) and Brian D.Carlstrom (bdc@clark.lcs.mit.edu) supplied the NeXT ports. Douglas Steel (doug@wg.icl.co.uk) provided ICL DRS6000 code. Bill Janssen (janssen@parc.xerox.com) supplied the SunOS dynamic loader specific code. Manuel Serrano (serrano@cornas.inria.fr) supplied linux and Sony News specific code. Al Dosser provided Alpha/OSF/1 code. He and Dave Detlefs(detlefs@src.dec.com) also provided several generic bug fixes. Alistair G. Crooks(acg@uts.amdahl.com) supplied the NetBSD and 386BSD ports. Jeffrey Hsu (hsu@soda.berkeley.edu) provided the FreeBSD port. Brent Benson (brent@jade.ssd.csd.harris.com) ported the collector to a Motorola 88K processor running CX/UX (Harris NightHawk). Ari Huttunen (Ari.Huttunen@hut.fi) generalized the OS/2 port to nonIBM development environments (a nontrivial task).

Patrick Beard (beard@cs.ucdavis.edu) provided the initial MacOS port. David Chase, then at Olivetti Research, suggested several improvements. Scott Schwartz (schwartz@groucho.cse.psu.edu) supplied some of the code to save and print call stacks for leak detection on a SPARC. Jesse Hull and John Ellis supplied the C++ interface code. Zhong Shao performed much of the experimentation that led to the
current typed allocation facility. (His dynamic type inference code hasn’t
made it into the released version of the collector, yet.)

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GCC RUNTIME LIBRARY EXCEPTION

Version 3.1, 31 March 2009

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@end iftex
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ftp://gcc.gnu.org/pub/gcc/releases/ (for full releases)
svn://gcc.gnu.org/svn/gcc/ (for prereleases)
http://bitbucket.org/goshawk/gdc (for D)
The current gcc-4.9 source package is taken from the SVN gcc-4_9-branch.

Changes: See changelog.Debian.gz

Debian splits the GNU Compiler Collection into packages for each language, library, and documentation as follows:

<table>
<thead>
<tr>
<th>Language</th>
<th>Compiler package</th>
<th>Library package</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ada</td>
<td>gnat-4.9</td>
<td>libgnat-4.9</td>
<td>gnat-4.9-doc</td>
</tr>
<tr>
<td>C</td>
<td>gcc-4.9</td>
<td>gcc-4.9-doc</td>
<td></td>
</tr>
<tr>
<td>C++</td>
<td>g++-4.9</td>
<td>libstdc++-6</td>
<td>libstdc++-6-4.9-doc</td>
</tr>
<tr>
<td>D</td>
<td>gdc-4.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fortran 95</td>
<td>gfortran-4.9</td>
<td>libgfortran3</td>
<td>gfortran-4.9-doc</td>
</tr>
<tr>
<td>Go</td>
<td>gccgo-4.9</td>
<td>libgo0</td>
<td></td>
</tr>
<tr>
<td>Java</td>
<td>gcj-4.9</td>
<td>libgcj10</td>
<td>libgcj-doc</td>
</tr>
<tr>
<td>Objective C</td>
<td>gobjc-4.9</td>
<td>libobjc2</td>
<td></td>
</tr>
<tr>
<td>Objective C++</td>
<td>gobjc++-4.9</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For some language run-time libraries, Debian provides source files, development files, debugging symbols and libraries containing position-independent code in separate packages:

<table>
<thead>
<tr>
<th>Language</th>
<th>Sources</th>
<th>Development</th>
<th>Debugging</th>
<th>Position-Independent</th>
</tr>
</thead>
<tbody>
<tr>
<td>C++</td>
<td></td>
<td>libstdc++-6-dbg</td>
<td>libstdc++-6-pic</td>
<td></td>
</tr>
<tr>
<td>D</td>
<td></td>
<td>libphobos-4.9-dev</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Java</td>
<td></td>
<td>libgcj10-src</td>
<td>libgcj10-dev</td>
<td>libgcj10-dbgs</td>
</tr>
</tbody>
</table>

Additional packages include:

All languages:
libgcc1, libgcc2, libgcc4   GCC intrinsics (platform-dependent)
gcc-4.9-base                Base files common to all compilers
gcc-4.9-soft-float          Software floating point (ARM only)
gcc-4.9-source              The sources with patches

Ada:
libgnatvsn-dev, libgnatvsn4.9   GNAT version library
libgnatprj-dev, libgnatprj4.9   GNAT Project Manager library

C:
cpp-4.9, cpp-4.9-doc        GNU C Preprocessor
libssp0-dev, libssp0        GCC stack smashing protection library
libquadmath0                Math routines for the __float128 type
fixincludes                 Fix non-ANSI header files
protoize                    Create/remove ANSI prototypes from C code
Java:
- gij: The Java bytecode interpreter and VM
- libgcj-common: Common files for the Java run-time
- libgcj10-awt: The Abstract Windowing Toolkit
- libgcj10-jar: Java ARchive for the Java run-time

C, C++, and Fortran 95:
- libgomp1-dev, libgomp1: GCC OpenMP (GOMP) support library
- libitm1-dev, libitm1: GNU Transactional Memory Library

Biarch support: On some 64-bit platforms which can also run 32-bit code, Debian provides additional packages containing 32-bit versions of some libraries. These packages have names beginning with 'lib32' instead of 'lib', for example lib32stdc++6. Similarly, on some 32-bit platforms which can also run 64-bit code, Debian provides additional packages with names beginning with 'lib64' instead of 'lib'. These packages contain 64-bit versions of the libraries. (At this time, not all platforms and not all libraries support biarch.) The license terms for these lib32 or lib64 packages are identical to the ones for the lib packages.

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  gcc/tsystem.h, gcc/typeclass.h).
- libatomic
- libdecrem
- libgomp
- libitm
- libssp
- libstdc++-v3
- libobjc
- libgfortran
- The libgnat-4.9 Ada support library and libgnatvsn library.
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D:
gdc-4.9 GNU D Compiler
libphobos-4.9-dev D standard runtime library

The D source package is made up of the following components.

The D front-end for GCC:
- d/*

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The DMD Compiler implementation of the D programming language:
- d/dmd/*

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* m4/ax_func_gethostbyname_r.m4

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HISTORY -

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

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

Some other contributors:

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

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

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

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

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program. The purpose of this Exception is to allow compilation of
non-GPL (including proprietary) programs to use, in this way, the
header files and runtime libraries covered by this Exception.

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on the Runtime Library.

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the license of GCC.

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target processor architecture, in executable form or suitable for
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phase. Notwithstanding that, Target Code does not include data in any
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for producing a compiler intermediate representation.
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@appendixsec GNU LESSER GENERAL PUBLIC LICENSE
@cindex LGPL, Lesser General Public License
@center Version 2.1, February 1999

@display

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[This is the first released version of the Lesser GPL. It also counts as the successor of the GNU Library Public License, version 2, hence the version number 2.1.]
@end display

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

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``work based on the library'' and a ``work that uses the library''. The
former contains code derived from the library, whereas the latter must
be combined with the library in order to run.

@iftex
@appendixsubsec TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION
@end iftex
@ifinfo
@center GNU LESSER GENERAL PUBLIC LICENSE
@center TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION
@end ifinfo

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directing the user to the copy of this License. Also, you must do one of these things:

@enumerate a
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@item Verify that the user has already received a copy of these materials or that you have already sent this user a copy.
@end enumerate

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@enumerate
@item
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@item
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@end enumerate

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@end enumerate

@end iftex
@end ifinfo
@end center
@end ifinfo
@end page
@end appendixsubsec

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

@example
one line to give the library's name and an idea of what it does.

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@end example

Also add information on how to contact you by electronic and paper mail.
You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

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

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the GNU compiler collection, containing Ada, C, C++, Fortran 95, Java, Objective-C, Objective-C++, and Treelang compilers, documentation, and support libraries. In addition, Debian provides the gdc compiler, either in the same source package, or built from a separate same source package. Packaging is done by the Debian GCC Maintainers <debian-gcc@lists.debian.org>, with sources obtained from:

ftp://gcc.gnu.org/pub/gcc/releases/ (for full releases)
svn://gcc.gnu.org/svn/gcc/ (for prereleases)
http://bitbucket.org/goshawk/gdc (for D)

The current gcc-4.9 source package is taken from the SVN gcc-4_9-branch.

Changes: See changelog.Debian.gz

Debian splits the GNU Compiler Collection into packages for each language, library, and documentation as follows:

<table>
<thead>
<tr>
<th>Language</th>
<th>Compiler package</th>
<th>Library package</th>
<th>Documentation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ada</td>
<td>gnat-4.9</td>
<td>libgnat-4.9</td>
<td>gnat-4.9-doc</td>
</tr>
<tr>
<td>C</td>
<td>gcc-4</td>
<td>gcc-4.9-doc</td>
<td></td>
</tr>
<tr>
<td>C++</td>
<td>g++-4.9</td>
<td>libstdc++6.9</td>
<td>libstdc++6-4.9-doc</td>
</tr>
<tr>
<td>D</td>
<td>gdc-4.9</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fortran 95</td>
<td>gfortran-4.9</td>
<td>libgfortran3</td>
<td>gfortran-4.9-doc</td>
</tr>
<tr>
<td>Go</td>
<td>gccgo-4.9</td>
<td>libgo0</td>
<td></td>
</tr>
<tr>
<td>Java</td>
<td>gcj-4.9</td>
<td>libgcj10</td>
<td>libgcj-doc</td>
</tr>
<tr>
<td>Objective C</td>
<td>gobjc-4.9</td>
<td>libobjc2</td>
<td></td>
</tr>
<tr>
<td>Objective C++</td>
<td>gobjcpp-4.9</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For some language run-time libraries, Debian provides source files, development files, debugging symbols and libraries containing position-independent code in separate packages:
<table>
<thead>
<tr>
<th>Language</th>
<th>Sources</th>
<th>Development</th>
<th>Debugging</th>
<th>Position-Independent</th>
</tr>
</thead>
<tbody>
<tr>
<td>C++</td>
<td>libstdc++6-4.9-dbg  libstdc++6-4.9-pic</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>D</td>
<td>libphobos-4.9-dev</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Java</td>
<td>libgecj10-src libgecj10-dev libgecj10-dbg</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Additional packages include:

All languages:
- libgcc1, libgcc2, libgcc4  GCC intrinsics (platform-dependent)
- gcc-4.9-base    Base files common to all compilers
- gcc-4.9-soft-float Software floating point (ARM only)
- gcc-4.9-source The sources with patches

Ada:
- libgnatvsn-dev, libgnatvsn4.9  GNAT version library
- libgnatprj-dev, libgnatprj4.9  GNAT Project Manager library

C:
- cpp-4.9, cpp-4.9-doc  GNU C Preprocessor
- libssp0-dev, libssp0  GCC stack smashing protection library
- libquadmath0 Math routines for the __float128 type
- fixincludes Fix non-ANSI header files
- protoize Create/remove ANSI prototypes from C code

Java:
- gjij  The Java bytecode interpreter and VM
- libgecj-common Common files for the Java run-time
- libgecj10-awt The Abstract Windowing Toolkit
- libgecj10-jar Java ARchive for the Java run-time

C, C++ and Fortran 95:
- libgomp1-dev, libgomp1GCC OpenMP (GOMP) support library
- libitm1-dev, libitm1GNU Transactional Memory Library

Biarch support: On some 64-bit platforms which can also run 32-bit code, Debian provides additional packages containing 32-bit versions of some libraries. These packages have names beginning with 'lib32' instead of 'lib', for example lib32stdc++6. Similarly, on some 32-bit platforms which can also run 64-bit code, Debian provides additional packages with names beginning with 'lib64' instead of 'lib'. These packages contain 64-bit versions of the libraries. (At this time, not all platforms and not all libraries support biarch.) The license terms for these lib32 or lib64 packages are identical to the ones for the lib packages.

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gdc-4.9 GNU D Compiler
libphobos-4.9-dev D standard runtime library

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</tr>
</thead>
<tbody>
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<td>lib/interception/mach_override</td>
</tr>
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GMP Debian Package
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This gmp package was built for Debian by

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from sources obtained at http://gmplib.org/.

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

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1.125 gnutls26 2.12.23-12ubuntu2.5

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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1.130 grub2-common 2.02~beta2-9ubuntu1.12

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Source: http://www.gnu.org/software/grub/
```

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1.131 Gson 2.3.1
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package com.google.gson.internal;

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

/**
 * 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-wrapped 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 type if it is a primitive type; otherwise returns 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 type if it is a wrapper type; otherwise returns type itself. Idempotent.
 * <pre>
 *     unwrap(Integer.class) == int.class
 *     unwrap(int.class) == int.class
 *     unwrap(String.class) == String.class
 */

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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1.146 ifupdown 0.7.47.2ubuntu4.4

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The original source can be found at: http://ftp.gnu.org/gnu/texinfo/

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1.152 initramfs-tools 0.103ubuntu4.4
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This package was debianized by Jeff Bailey <jbailey@ubuntu.com> on Thu, 27 Jan 2005 15:23:52 -0500.

The current Debian maintainer are maximilian <maks@debian.org> and Michael Prokop <mika@debian.org>.

The current ubuntu release can be found at:

The Debian tree is maintained with "git" at:
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Send patches to sysvinit-devel@nongnu.org

The of the start-stop-daemon

* A rewrite of the original Debian's start-stop-daemon Perl script
* in C (faster - it is executed many times during system startup).
*
* Written by Marek Michalkiewicz <marekm@i17linuxb.ists.pwr.wroc.pl>,
* public domain.
This package contains the mechanism for executing the right scripts
in the right order at bootup/shutdown time, and when changing runlevels.
It works through managing symlinks in /etc/rc?.d

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<one line to give the program's name and a brief idea of what it does.>
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Version 2.1, February 1999

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

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

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

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

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Version 3, 29 June 2007

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

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

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* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

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vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2
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1.158 isc-dhcp-common 4.2.4-7ubuntu12.7

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

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

* atf-c/ui.c: The format_paragraph and format_text functions were derived from the ones in the Monotone project, revision 3a0982da308228d796df35f98d787c5cff2bb5b6.

Author: Julio Merino <jmmv@NetBSD.org>

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

Author: Julio Merino <jmmv84@gmail.com>

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

Author: Julio Merino <jmmv84@gmail.com>

===========================================================================
vim: filetype=text:textwidth=75:expandtab:shiftwidth=2:softtabstop=2
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1.1

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1.191 JCL 1.1.1 implemented over SLF4J 1.7.5

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1.224 linux 3.13.0-110.157

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single nxt200x frontend driver.

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/* nicstar.c  v0.22  Jawaid Bazyar (bazyar@hypermall.com)
 * nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
 * 
 * Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
 * http://www.hypermall.com/
 * 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
 * interrupts us (except possibly for removal/insertion of the cable?)
 * 10/4/97 - began heavy inline documentation of the code. Corrected typos
 * and spelling mistakes.
 * 10/5/97 - added code to handle PHY interrupts, disable PHY on
 * loss of link, and correctly re-enable PHY when link is
 * re-established. (put back CFG_PHYIE)
 * 
 * Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
 * 
 * R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
 */
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
* 
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
* combined, allow nicstar_free_rx_skb to be called to
* recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
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* 
* M. Welsh, 6 July 1996
* 
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for the nxt2004 frontend driver

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for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
line to the DVB mailing list)

FlashPoint Driver Developer's Kit
Version 1.0

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single nxt200x frontend driver.

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/* nicstar.c v0.22  Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
*
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
*
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
*
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
*
* Linux driver for the IDT77201 NICStAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
*
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
    combined, allow nicstar_free_rx_skb to be called to
    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.
*
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*
* M. Welsh, 6 July 1996
*
*
*/

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for the or51211 and or51132 frontend drivers, and
for merging the nxt2002 and nxt2004 modules into a
single nxt200x frontend driver.

(If you think you should be in this list, but you are not, drop a
line to the DVB mailing list)

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(If you think you should be in this list, but you are not, drop a line to the DVB mailing list)

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/* nicstar.c v0.22 Jawaid Bazyar (bazyar@hypermall.com)
* nicstar.c, M. Welsh (matt.welsh@cl.cam.ac.uk)
* Hacked October, 1997 by Jawaid Bazyar, Interlink Advertising Services Inc.
* http://www.hypermall.com/
* 10/1/97 - commented out CFG_PHYIE bit - we don't care when the PHY
* interrupts us (except possibly for removal/insertion of the cable?)
* 10/4/97 - began heavy inline documentation of the code. Corrected typos
* and spelling mistakes.
* 10/5/97 - added code to handle PHY interrupts, disable PHY on
* loss of link, and correctly re-enable PHY when link is
* re-established. (put back CFG_PHYIE)
* Modified to work with the IDT7721 nicstar -- AAL5 (tested) only.
* R. D. Rechenmacher <ron@fnal.gov>, Aug. 6, 1997
* Linux driver for the IDT77201 NICSTAR PCI ATM controller.
* PHY component is expected to be 155 Mbps S/UNI-Lite or IDT 77155;
* see init_nicstar() for PHY initialization to change this. This driver
* expects the Linux ATM stack to support scatter-gather lists
* (skb->atm.iovcnt != 0) for Rx skb's passed to vcc->push.
* Implementing minimal-copy of received data:
* IDT always receives data into a small buffer, then large buffers
* as needed. This means that data must always be copied to create
* the linear buffer needed by most non-ATM protocol stacks (e.g. IP)
* Fix is simple: make large buffers large enough to hold entire
* SDU, and leave <small_buffer_data> bytes empty at the start. Then

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2252
* copy small buffer contents to head of large buffer.
* Trick is to avoid fragmenting Linux, due to need for a lot of large
* buffers. This is done by 2 things:
* 1) skb->destructor / skb->atm.recycle_buffer
*    combined, allow nicstar_free_rx_skb to be called to
*    recycle large data buffers
* 2) skb_clone of received buffers
* See nicstar_free_rx_skb and linearize_buffer for implementation
* details.

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*
* M. Welsh, 6 July 1996
*

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1.) The directory dialects/uw was removed for being non-DFSG and not needed in Debian.
2.) The main source was a tarball within a tarball. Only the innermost tarball has been retained.
3.) The top-level directory has been stripped away as it embedded the version number making packaging more difficult.

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1.249 make 3.81-8.2ubuntu3

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<signature of Ty Coon>, 1 April 1989
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This package was put together by Ian Murdock <imurdock@debian.org>, from sources obtained from: ftp://ftp.gnu.org/gnu/make/

Changes:
* added Debian GNU/Linux package maintenance system files
* removed documentation that fails to meet the Debian free software guidelines.

The package has since changed maintainers, the current maintainer being Manoj Srivastava <srivasta@pilgrim.umass.edu>.

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Manoj Srivastava <srivasta@debian.org>
arch-tag: d4250e44-a0e0-4ee0-adb9-2bd74f6eeb27

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1.250 man-db 2.6.7.1-1ubuntu1

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1.257 metrics-spring 3.1.3
1.257.1 Available under license:
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1.258 mime-support 3.54ubuntu1.1
1.258.1 Available under license:
   Format: http://www.debian.org/doc/packaging-manuals/copyright-format/1.0/
   Source: git://anonscm.debian.org/collab-maint/mime-support.git

   Files: *
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   This package was written by Brian White <bwhite@pobox.com> and others.
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1.259 monit 1:5.6-2

1.259.1 Available under license:

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1.263 multiarch-support 2.19-0ubuntu6.9

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1.265 ncurses-bin 5.9+20140118-1ubuntu1

1.265.1 Available under license :
Upstream source http://invisible-island.net/ncurses/ncurses-examples.html

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1.277 nl-3-200 3.2.21-1ubuntu3

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The packaging is based on Michael Biebl's <biebl@teco.edu> original packaging of libnl1.

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5. [6]Michael Barone <michael.barone@lmco.com> GPSVME fixes
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jqg "Clone me," says Dolly sheepishly.

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5. [6]Michael Barone <michael.barone@lmco.com> GPSVME fixes
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40. [43]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
41. [44]Derek Mulcahy <derek@toybox.demon.co.uk> and [45]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
42. [46]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
43. [47]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling
44. [48]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
45. [49]Wilfredo Sanchez <wsanchez@apple.com> added support for NetInfo
46. [50]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
47. [51]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
48. [52]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
49. [53]Michael Shields <shields@tembel.org> USNO clock driver
50. [54]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
51. [55]Harlan Stenn <harlan@pfcs.com> GNU autotomake/autoconfigure makeover, various other bits (see the ChangeLog)
52. [56]Kenneth Stone <ken@sdd.hp.com> HP-UX port
53. [57]Ajit Thyagarajan <ajit@ee.udel.edu> IP multicast/anycast support
54. [58]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp> TRAK clock driver
55. [59]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
56. [60]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

References

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@author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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- IDEA is no longer included, its use is deprecated
- DES is now external, in the OpenSSL library
- GMP is no longer used, and instead we call BN code from OpenSSL
- Zlib is now external, in a library
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* @version 3.0 (December 2000)
* 
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* 
* @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be>
* @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be>
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1.298 patch 2.7.1-4ubuntu2.3

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+ Torsten Landschoff <torsten@debian.org>
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THE C++ WRAPPER FUNCTIONS
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End
This is Debian GNU/Linux's prepackaged version of the PCRE regular
expression library and associated pgrep utility.

This package was put together by me, Mark Baker <mbaker@iee.org> from the
original sources obtained from ftp.csx.cam.ac.uk:/pub/software/programming/pcre.

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PCRE is a library of functions to support regular expressions whose syntax
and semantics are as close as possible to those of the Perl 5 language.

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The basic library functions are written in C and are freestanding. Also
included in the distribution is a set of C++ wrapper functions.

THE BASIC LIBRARY FUNCTIONS
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Written by: Philip Hazel
Email local part: ph10
Email domain: cam.ac.uk
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1.302 pgdg-keyring 2017.1

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1.303 pgpool2 3.6.1-1.pgdg14.04+1

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1.304 pipeline1 1.3.0-1

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    printf("%s", png_get_copyright(NULL));

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Glenn Randers-Pehrson
glenrp at users.sourceforge.net
July 10, 2012

1.306 pod-latex-perl 0.61-1

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1.313 pppconfig 2.3.19ubuntu1

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1.317 python-apt 0.9.3.5ubuntu2

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1.318 python-pkg-resources 3.3-1ubuntu2

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A. HISTORY OF THE SOFTWARE

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Python was created in the early 1990s by Guido van Rossum at Stichting
Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands
as a successor of a language called ABC. Guido remains Python's
principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for
National Research Initiatives (CNRI, see http://www.cnri.reston.va.us)
in Reston, Virginia where he released several versions of the
software.

In May 2000, Guido and the Python core development team moved to
BeOpen.com to form the BeOpen PythonLabs team. In October of the same
year, the PythonLabs team moved to Digital Creations (now Zope
Corporation, see http://www.zope.com). In 2001, the Python Software
Foundation (PSF, see http://www.python.org/psf/) was formed, a
non-profit organization created specifically to own Python-related
Intellectual Property. Zope Corporation is a sponsoring member of
the PSF.

All Python releases are Open Source (see http://www.opensource.org for
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1.319 python-pyinotify 0.9.4-1build1

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Source: https://github.com/seb-m/pyinotify

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A. HISTORY OF THE SOFTWARE
===========================

Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see http://www.zope.com). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a
non-profit organization created specifically to own Python-related
Intellectual Property. Zope Corporation is a sponsoring member of
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All Python releases are Open Source (see http://www.opensource.org for
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Mersenne Twister

A C-program for MT19937, with initialization improved 2002/1/26. Coded by Takuji Nishimura and Makoto Matumoto.

Before using, initialize the state by using init_genrand(seed) or init_by_array(init_key, key_length).

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Any feedback is very welcome.
http://www.math.keio.ac.jp/matumoto/emt.html
email: matumoto@math.keio.ac.jp

Sockets
-------

The `socket' module uses the functions, `getaddrinfo', and `getnameinfo', which are coded in separate source files from the WIDE Project, `http://www.wide.ad.jp/about/index.html'.

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UUencode and UUdecode functions
-------------------------------

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Modified by Jack Jansen, CWI, July 1995:
- Use binascii module to do the actual line-by-line conversion
  between ascii and binary. This results in a 1000-fold speedup. The C
  version is still 5 times faster, though.
- Arguments more compliant with python standard
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Python was created in the early 1990s by Guido van Rossum at Stichting Mathematisch Centrum (CWI, see http://www.cwi.nl) in the Netherlands as a successor of a language called ABC. Guido remains Python's principal author, although it includes many contributions from others.

In 1995, Guido continued his work on Python at the Corporation for National Research Initiatives (CNRI, see http://www.cnri.reston.va.us) in Reston, Virginia where he released several versions of the software.

In May 2000, Guido and the Python core development team moved to BeOpen.com to form the BeOpen PythonLabs team. In October of the same year, the PythonLabs team moved to Digital Creations (now Zope Corporation, see http://www.zope.com). In 2001, the Python Software Foundation (PSF, see http://www.python.org/psf/) was formed, a non-profit organization created specifically to own Python-related Intellectual Property. Zope Corporation is a sponsoring member of the PSF.

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package scala.xml

/** This singleton object contains the `apply` and `unapplySeq` methods for
* convenient construction and deconstruction. It is possible to deconstruct
* any `Node` instance (that is not a `SpecialNode` or a `Group`) using the
* syntax `case Elem(prefix, label, attribs, scope, child @ _*) => ...`
* 
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*/

1.332 Scalap 2.10.0

1.333 scowl 7.1-1 :1
1.333.1 Available under license :

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Alan Beale <biljir@pobox.com> also deserves special credit as he has, in addition to providing the 12Dicts package and being a major contributor to the ENABLE word list, given me an incredible amount of feedback and created a number of special lists (those found in the Supplement) in order to help improve the overall quality of SCOWL.

The 10 level includes the 1000 most common English words (according to the Moby (TM) Words II [MWords] package), a subset of the 1000 most common words on the Internet (again, according to Moby Words II), and frequently class 16 from Brian Kelk's "UK English Wordlist with Frequency Classification".

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Arcata, CA  95521-4884

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1.335 selinux1 2.2.2-1ubuntu0.1

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Version 2.1, February 1999

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application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

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That's all there is to it!
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It was downloaded from http://www.lm-sensors.org/

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

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

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```
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1.350 SLF4J API Module 1.7.5

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1.389 telnet 0.17-36build2

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Calling this script install-sh is preferred over install.sh, to prevent
`make' implicit rules from creating a file called install from it
when there is no Makefile.

This script is compatible with the BSD install script, but was written
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This package is used for testing builds of ncurses.

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-- vile: txtmode file-encoding=utf-8

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This package was put together by Vaidhyanathan G Mayilrangam
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Current versions of the ncurses sources are found at
ftp://invisible-island.net/ncurses/.

It is based somewhat on work done by Bruce Perens <Bruce@Pixar.com>, David Engel <david@elo.ods.com>, Michael Alan Dorman <mdorman@debian.org>, Richard Braakman <dark@xs4all.nl>, James Troup <jjtroup@comp.brad.ac.uk>, J.H.M. Dassen (Ray) <jdassen@wi.LeidenUniv.nl>, and Galen Hazelwood <galenh@micron.net> over various years.

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- web-app_3_0.xsd
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- web-app_3_0.xsd
- web-common_3_0.xsd
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- jsp_2_3.xsd
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1.400 ubuntu-keyring 2012.05.19

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1.401 udev 204-5ubuntu20.19

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"He says that he thought that whoever contacted him understood that he has no objection to the Info-ZIP group's inclusion of his code. His primary concern is that it remain freely distributable, he said."
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It was downloaded from http://code.launchpad.net/~ubuntu-core-dev/update-manager/main

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1.409 util-linux 2.20.1-5.1ubuntu20.9

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*uganda.txt*    For Vim version 7.4.  Last change: 2013 Jul 06

VIM REFERENCE MANUAL   by Bram Moolenaar

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=== end of license ===

Note:

- If you are happy with Vim, please express that by reading the rest of this
file and consider helping needy children in Uganda.

- If you want to support further Vim development consider becoming a
<sponsor>. The money goes to Uganda anyway.

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A few minor changes have been made since he checked it, but that should not
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==============================================================================
Kibaale Children's Centre*:kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods.
There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.
USA: The methods mentioned below can be used. Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt. For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly. Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.

Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353
If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse. This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return. Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any country, mostly from the post office. Use this name (which is in my passport): "Abraham Moolenaar". Use Euro for the currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form that you can use for this. See "Others" below for the swift code and IBAN number. Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is
preferred.

Others: Transfer to one of these accounts if possible:
   Postbank, account 4548774
   Swift code: INGB NL 2A
   IBAN: NL95 INGB 0004 5487 74
   under the name "stichting ICCF Holland", Lisse
   If that doesn't work:
   Rabobank Lisse, account 3765.05.117
   Swift code: RABO NL 2U
   under the name "Bram Moolenaar", Lisse
   Otherwise, send a check in euro or US dollars to the address
   below. Minimal amount: $70 (my bank does not accept smaller
   amounts for foreign check, sorry)

Address to send checks to:
Bram Moolenaar
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8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:

This is the Debian pre-packaged version of vim. Vim is an almost compatible
version of the UNIX editor Vi. Many new features have been added: multi level
undo, syntax highlighting, command line history, on-line help, filename
completion, block operations, etc.

This package was put together by Wichert Akkerman <wakkerma@debian.org> from
is Debian VIM Maintainers <pkg-vim-maintainers@lists.alioth.debian.org>.

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*uganda.txt*    For Vim version 7.4. Last change: 2013 Jul 06

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==============================================================================
Kibaale Children's Centre *kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.

The key to solving the problems in this area is education. This has been neglected in the past years with president Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income
(if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted. For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

*donate*

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>. 
The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA: The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS)
is no longer possible, unfortunately. We are looking for
another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US
checks can be sent to them to lower banking costs.

Canada: Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They
take care of the Canadian sponsors for the children in
Kibaale. KCF forwards 100% of the money to the project in
Uganda. You can send them a one time donation directly.
Please send me a note so that I know what has been donated
because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353
If you make a donation to Kibaale Children's Fund (KCF) you
will receive a tax receipt which can be submitted with your
tax return.

Holland: Transfer to the account of "Stichting ICCF Holland" in Lisse.
This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany: It is possible to make donations that allow for a tax return.
Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any
country, mostly from the post office. Use this name (which is
in my passport): "Abraham Moolenaar". Use Euro for the
currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form
that you can use for this. See "Others" below for the swift code and IBAN number.
Any other method should work. Ask for information about sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is the most widely used Internet based payment system. It's really simple to use. Use this link to find more info:


The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is preferred.

Others: Transfer to one of these accounts if possible:

- Postbank, account 4548774
  Swift code: INGB NL 2A
  IBAN: NL95 INGB 0004 5487 74
  under the name "stichting ICCF Holland", Lisse
  If that doesn't work:
    Rabobank Lisse, account 3765.05.117
  Swift code: RABO NL 2U
  under the name "Bram Moolenaar", Lisse
  Otherwise, send a check in euro or US dollars to the address below. Minimal amount: $70 (my bank does not accept smaller amounts for foreign check, sorry)

Address to send checks to:
Bram Moolenaar
Finsterrueihihof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:
This is the Debian pre-packaged version of vim. Vim is an almost compatible version of the UNIX editor Vi. Many new features have been added: multi level undo, syntax highlighting, command line history, on-line help, filename completion, block operations, etc.

This package was put together by Wichert Akkerman <wakkerma@debian.org> from sources obtained from: ftp://ftp.vim.org/pub/vim/unix/. The current maintainer is Debian VIM Maintainers <pkg-vim-maintainers@lists.alioth.debian.org>.

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*uganda.txt* For Vim version 7.4. Last change: 2013 Jul 06
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- If you want to support further Vim development consider becoming a [sponsor]. The money goes to Uganda anyway.

- According to Richard Stallman the Vim license is GNU GPL compatible. A few minor changes have been made since he checked it, but that should not make a difference.

- If you link Vim with a library that goes under the GNU GPL, this limits further distribution to the GNU GPL. Also when you didn't actually change anything in Vim.

- Once a change is included that goes under the GNU GPL, this forces all further changes to also be made under the GNU GPL or a compatible license.

- If you distribute a modified version of Vim, you can include your name and contact information with the "--with-modified-by" configure argument or the MODIFIED_BY define.

==============================================================================
Kibaale Children's Centre		*kcc* *Kibaale* *charity*

Kibaale Children's Centre (KCC) is located in Kibaale, a small town in the south of Uganda, near Tanzania, in East Africa. The area is known as Rakai District. The population is mostly farmers. Although people are poor, there is enough food. But this district is suffering from AIDS more than any other part of the world. Some say that it started there. Estimations are that 10 to 30% of the Ugandans are infected with HIV. Because parents die, there are many orphans. In this district about 60,000 children have lost one or both parents, out of a population of 350,000. And this is still continuing.

The children need a lot of help. The KCC is working hard to provide the needy with food, medical care and education. Food and medical care to keep them healthy now, and education so that they can take care of themselves in the future. KCC works on a Christian base, but help is given to children of any religion.
The key to solving the problems in this area is education. This has been neglected in the past years with President Idi Amin and the following civil wars. Now that the government is stable again, the children and parents have to learn how to take care of themselves and how to avoid infections. There is also help for people who are ill and hungry, but the primary goal is to prevent people from getting ill and to teach them how to grow healthy food.

Most of the orphans are living in an extended family. An uncle or older sister is taking care of them. Because these families are big and the income (if any) is low, a child is lucky if it gets healthy food. Clothes, medical care and schooling is beyond its reach. To help these needy children, a sponsorship program was put into place. A child can be financially adopted.

For a few dollars a month KCC sees to it that the child gets indispensable items, is healthy, goes to school and KCC takes care of anything else that needs to be done for the child and the family that supports it.

Besides helping the child directly, the environment where the child grows up needs to be improved. KCC helps schools to improve their teaching methods. There is a demonstration school at the centre and teacher trainings are given. Health workers are being trained, hygiene education is carried out and households are stimulated to build a proper latrine. I helped setting up a production site for cement slabs. These are used to build a good latrine. They are sold below cost price.

There is a small clinic at the project, which provides children and their family with medical help. When needed, transport to a hospital is offered. Immunization programs are carried out and help is provided when an epidemic is breaking out (measles and cholera have been a problem).

Summer 1994 to summer 1995 I spent a whole year at the centre, working as a volunteer. I have helped to expand the centre and worked in the area of water and sanitation. I learned that the help that the KCC provides really helps. When I came back to Holland, I wanted to continue supporting KCC. To do this I'm raising funds and organizing the sponsorship program. Please consider one of these possibilities:

1. Sponsor a child in primary school: 17 euro a month (or more).
2. Sponsor a child in secondary school: 25 euro a month (or more).
3. Sponsor the clinic: Any amount a month or quarter
4. A one-time donation

Compared with other organizations that do child sponsorship the amounts are very low. This is because the money goes directly to the centre. Less than 5% is used for administration. This is possible because this is a small organization that works with volunteers. If you would like to sponsor a child, you should have the intention to do this for at least one year.

How do you know that the money will be spent right? First of all you have my
personal guarantee as the author of Vim. I trust the people that are working at the centre, I know them personally. Further more, the centre has been co-sponsored and inspected by World Vision, Save the Children Fund and is now under the supervision of Pacific Academy Outreach Society. The centre is visited about once a year to check the progress (at our own cost). I have visited the centre myself many times, starting in 1993. The visit reports are on the ICCF web site.

If you have any further questions, send me e-mail: <Bram@vim.org>.

The address of the centre is:
Kibaale Children's Centre
p.o. box 1658
Masaka, Uganda, East Africa

Sending money:*iccf-donations*

Check the ICCF web site for the latest information! See [iccf] for the URL.

USA:The methods mentioned below can be used.
Sending a check to the Nehemiah Group Outreach Society (NGOS) is no longer possible, unfortunately. We are looking for another way to get you an IRS tax receipt.
For sponsoring a child contact KCF in Canada (see below). US checks can be sent to them to lower banking costs.

Canada:Contact Kibaale Children's Fund (KCF) in Surrey, Canada. They take care of the Canadian sponsors for the children in Kibaale. KCF forwards 100% of the money to the project in Uganda. You can send them a one time donation directly.
Please send me a note so that I know what has been donated because of Vim. Ask KCF for information about sponsorship.
Kibaale Children's Fund c/o Pacific Academy
10238-168 Street
Surrey, B.C. V4N 1Z4
Canada
Phone: 604-581-5353
If you make a donation to Kibaale Children's Fund (KCF) you will receive a tax receipt which can be submitted with your tax return.

Holland:Transfer to the account of "Stichting ICCF Holland" in Lisse.
This will allow for tax deduction if you live in Holland.
Postbank, nr. 4548774
IBAN: NL95 INGB 0004 5487 74

Germany:It is possible to make donations that allow for a tax return.
Check the ICCF web site for the latest information:
http://iccf-holland.org/germany.html

World: Use a postal money order. That should be possible from any
country, mostly from the post office. Use this name (which is
in my passport): "Abraham Moolenaar". Use Euro for the
currency if possible.

Europe: Use a bank transfer if possible. Your bank should have a form
that you can use for this. See "Others" below for the swift
code and IBAN number.
Any other method should work. Ask for information about
sponsorship.

Credit Card: You can use PayPal to send money with a Credit card. This is
the most widely used Internet based payment system. It's
really simple to use. Use this link to find more info:
The e-mail address for sending the money to is:
Bram@iccf-holland.org
For amounts above 400 Euro ($500) sending a check is
preferred.

Others: Transfer to one of these accounts if possible:
Postbank, account 4548774
Swift code: INGB NL 2A
IBAN: NL95 INGB 0004 5487 74
under the name "stichting ICCF Holland", Lisse
If that doesn't work:
Rabobank Lisse, account 3765.05.117
Swift code: RABO NL 2U
under the name "Bram Moolenaar", Lisse
Otherwise, send a check in euro or US dollars to the address
below. Minimal amount: $70 (my bank does not accept smaller
amounts for foreign check, sorry)

Address to send checks to:
Bram Moolenaar
Finsterruetihof 1
8134 Adliswil
Switzerland

This address is expected to be valid for a long time.

vim:tw=78:ts=8:ft=help:norl:
This is the Debian pre-packaged version of vim. Vim is an almost compatible
version of the UNIX editor Vi. Many new features have been added: multi level
undo, syntax highlighting, command line history, on-line help, filename
completion, block operations, etc.

This package was put together by Wichert Akkerman <wakkerma@debian.org> from sources obtained from: ftp://ftp.vim.org/pub/vim/unix/. The current maintainer is Debian VIM Maintainers <pkg-vim-maintainers@lists.alioth.debian.org>.

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1.416 wget 1.15-1ubuntu1.14.04.2

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J. Ramos Goncalves <ramos@debian.org> on Thu, 13 Feb 1997 23:15:18 +0000
Nicols Lichtmaier <nick@debian.org> on Sat, 18 Oct 1997 21:23:12 -0300
Nol Kthe <noel@debian.org> on Mon, 18 Feb 2002 09:53:00 +0100

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1.417 whiptail 0.52.15-2ubuntu5

1.417.1 Available under license:

This is the Debian version of the newt library.

newt was written by Erik Troan <ewt@redhat.com>.

The original package was put together by Enrique Zanardi <ezanard@debian.org>, from sources obtained from:
Recent upstream versions can be found at: http://fedora.redhat.com/

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1.422 x11-common 1:7.7+1ubuntu8.1

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Source Package: xorg

Debian/Ubuntu package authors: Branden Robinson, Fabio M. Di Nitto, Daniel Stone and others

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1.423 xau6 1:1.0.8-1

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1.424 xcb1 1.10-2ubuntu1

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1.425 xdmcp6 1:1.1.1-1
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1.426 xext6 2:1.3.2-1ubuntu0.0.14.04.1
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XML APIs 1.0.b2

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1.431 xrender1 1:0.9.8-1build0.14.04.1

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1.433 xtst6 2:1.2.2-1

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   Subject: Re: XZ utils for Debian
   Date: Sun, 19 Jul 2009 13:28:23 +0300
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Origin: configure.ac from XZ Utils,
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    Autoconf 2.52g

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    dos/config.h was generated with autoheader, which tells Autoconf to
    output a script to generate a config.h file and then runs it.

Files: po/Makevars

Origin: gettext-runtime/po/Makevars (gettext-0.12)

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There is a homepage at http://www.gzip.org/zlib/

Acknowledgments:

The deflate format used by zlib was defined by Phil Katz. The deflate
and zlib specifications were written by Peter Deutsch. Thanks to all the
people who reported problems and suggested various improvements in zlib;
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