



Open Source Used In Bumblebee 1.0.2

Cisco Systems, Inc.

www.cisco.com

Cisco has more than 200 offices worldwide. Addresses, phone numbers, and fax numbers are listed on the Cisco website at www.cisco.com/go/offices.

Text Part Number: 78EE117C99-1478444192

This document contains licenses and notices for open source software used in this product. With respect to the free/open source software listed in this document, if you have any questions or wish to receive a copy of any source code to which you may be entitled under the applicable free/open source license(s) (such as the GNU Lesser/General Public License), please submit this [form](#).

In your requests please include the following reference number 78EE117C99-1478444192

Contents

1.1 libsrtp 1.3.20

1.1.1 Available under license

1.2 libtomcrypt 1.17

1.2.1 Available under license

1.3 libpng 1.2.22rc1

1.3.1 Available under license

1.4 libjpeg 6b

1.4.1 Notifications

1.4.2 Available under license

1.5 openssh 5.6p1

1.5.1 Available under license

1.6 csrp 1.0

1.6.1 Available under license

1.7 libtommath 0.42.0

1.7.1 Available under license

1.8 xinetd 2.3.15

1.8.1 Available under license

1.9 libusb-compat 0.1.5

1.9.1 Available under license

1.10 readline 5.2

1.10.1 Available under license

1.11 ntp 4.2.8p4

1.11.1 Available under license

1.12 d-bus 1.10.12

1.12.1 Available under license

1.13 commons-fileupload 1.3.1

- 1.13.1 Available under license
- 1.14 libsoup 2.56.0**
- 1.14.1 Available under license
- 1.15 libogg 1.3.2**
- 1.15.1 Available under license
- 1.16 glibc 2.28**
- 1.16.1 Available under license
- 1.17 busybox 1.21.0**
- 1.17.1 Available under license
- 1.18 json-simple 1.1.1**
- 1.18.1 Available under license
- 1.19 jansson 2.7**
- 1.19.1 Available under license
- 1.20 harfbuzz 1.7.4**
- 1.20.1 Available under license
- 1.21 flite 2.0.0**
- 1.21.1 Available under license
- 1.22 libusb 1.0.22**
- 1.22.1 Available under license
- 1.23 fontconfig 2.12.6**
- 1.23.1 Available under license
- 1.24 libevent 2.1.5-beta**
- 1.24.1 Available under license
- 1.25 autogen 5.18.5**
- 1.25.1 Available under license
- 1.26 protobuf 3.7.1**
- 1.27 wpa-suplicant 2.1-devel**
- 1.27.1 Available under license
- 1.28 libpng 1.6.37**
- 1.28.1 Available under license
- 1.29 slf4j 1.6.0**
- 1.29.1 Available under license
- 1.30 fdisk 2.28.2**
- 1.30.1 Available under license
- 1.31 dnsmasq 2.46**
- 1.31.1 Available under license
- 1.32 fribidi 0.19.2**
- 1.32.1 Available under license
- 1.33 opus 1.3.1**

- 1.33.1 Available under license
- 1.34 libxkbcommon 0.8.0**
 - 1.34.1 Available under license
- 1.35 libffi 3.3**
 - 1.35.1 Available under license
- 1.36 libnl3 3.2.24**
 - 1.36.1 Available under license
- 1.37 boost 1.73.0**
 - 1.37.1 Available under license
- 1.38 iptables 1.8.5**
 - 1.38.1 Available under license
- 1.39 libjpeg 9d**
 - 1.39.1 Notifications
 - 1.39.2 Available under license
- 1.40 curl 7.26.0**
 - 1.40.1 Available under license
- 1.41 nghttp2 1.43.0**
 - 1.41.1 Available under license
- 1.42 kmod 28**
 - 1.42.1 Available under license
- 1.43 libcap 2.47**
 - 1.43.1 Available under license
- 1.44 util-linux 2.28.2**
 - 1.44.1 Available under license
- 1.45 gloox 1.0.20**
 - 1.45.1 Available under license
- 1.46 libevdev 1.5.8**
 - 1.46.1 Available under license
- 1.47 pcre 8.44**
 - 1.47.1 Available under license
- 1.48 cJSON 1.0.0**
 - 1.48.1 Available under license
- 1.49 libinput 1.9.4**
 - 1.49.1 Available under license
- 1.50 libnettle6 3.7.2**
 - 1.50.1 Available under license
- 1.51 gsoap 2.6**
 - 1.51.1 Available under license
- 1.52 e2fsprogs 1.46.2**

- 1.52.1 Available under license
- 1.53 libpcap 1.10.1**
 - 1.53.1 Available under license
- 1.54 tcpdump 4.99.1**
 - 1.54.1 Available under license
- 1.55 google-test 1.11.0**
 - 1.55.1 Available under license
- 1.56 procps 3.3.17**
 - 1.56.1 Available under license
- 1.57 libtiff 4.3.0**
 - 1.57.1 Available under license
- 1.58 libatomic 1.2.0**
 - 1.58.1 Available under license
- 1.59 dropbear 2020.81**
 - 1.59.1 Available under license
- 1.60 tdb 1.46.2**
 - 1.60.1 Available under license
- 1.61 ncurses 6.3**
 - 1.61.1 Available under license
- 1.62 c-ares 1.18.1**
 - 1.62.1 Available under license
- 1.63 libjpeg-turbo 2.1.1**
 - 1.63.1 Available under license
- 1.64 curl 7.81.0**
 - 1.64.1 Available under license
- 1.65 libedit 3.1**
 - 1.65.1 Available under license
- 1.66 harfbuzz 2.6.1**
 - 1.66.1 Available under license
- 1.67 libxml2 2.9.13**
 - 1.67.1 Available under license
- 1.68 zlib 1.2.12**
 - 1.68.1 Available under license
- 1.69 safestring 1.3**
 - 1.69.1 Available under license
- 1.70 linux-kernel 4.9.248**
 - 1.70.1 Available under license
- 1.71 libdrm 2.4.71-2**
 - 1.71.1 Available under license

1.72 fmt 3.3

1.72.1 Available under license

1.73 libsanitizer 8.3.0

1.73.1 Available under license

1.74 effective-tld-names 2.4

1.74.1 Available under license

1.75 safeclib 4.1.3

1.75.1 Available under license

1.76 clang 13.0.1

1.76.1 Available under license

1.77 libdouble-conversion 3.2.0

1.77.1 Available under license

1.78 libnsl 2.0.0

1.78.1 Available under license

1.79 libwebp 1.2.2

1.79.1 Available under license

1.80 glib 2.69.3

1.80.1 Available under license

1.81 mini-xml 2.10

1.81.1 Available under license

1.82 libwebsockets 3.1.99

1.82.1 Available under license

1.83 free-type 2.12.1

1.83.1 Available under license

1.84 libqrencode 3.4.1

1.84.1 Available under license

1.85 protobuf-c 1.2.1

1.85.1 Available under license

1.86 openssl 1.1.1q

1.86.1 Available under license

1.87 zlib 1.2.11

1.87.1 Available under license

1.88 alsa 1.2.7.2

1.88.1 Available under license

1.89 duktape 2.2.0

1.89.1 Available under license

1.90 eudev 3.2.7

1.90.1 Available under license

1.91 grpc 1.21.0

- 1.91.1 Available under license
- 1.92 expat 2.5.0**
 - 1.92.1 Available under license
- 1.93 sqlite 3.40.0**
 - 1.93.1 Available under license
- 1.94 dbus-java 2.7.1**
 - 1.94.1 Available under license
- 1.95 java-utils 1.0.2**
 - 1.95.1 Available under license
- 1.96 libmatthew 0.8.1**
 - 1.96.1 Available under license
- 1.97 jre 11.0.12u10**
 - 1.97.1 Available under license
- 1.98 asm 2.15.05**
 - 1.98.1 Available under license
- 1.99 kxml 1.0**
 - 1.99.1 Available under license
- 1.100 llvm 3.8.0**
 - 1.100.1 Available under license
- 1.101 pcre 10.42**
 - 1.101.1 Available under license
- 1.102 systemd v247**
 - 1.102.1 Available under license

1.1 libsrtp 1.3.20

1.1.1 Available under license :

The srtp library and the test drivers distributed with it are licensed under the following BSD-based license.

Copyright (c) 2001-2005 Cisco Systems, Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

Neither the name of the Cisco Systems, Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT

LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.2 libtomcrypt 1.17

1.2.1 Available under license :

```
# /*
# * SHA-512
# * Implementation derived from LibTomCrypt (Tom St Denis)
# *
# * LibTomCrypt is a library that provides various cryptographic
# * algorithms in a highly modular and flexible manner.
# *
# * The library is free for all purposes without any express
# * guarantee it works.
# *
# * Tom St Denis, tomstdenis@gmail.com, http://libtomcrypt.org
# */
```

1.3 libpng 1.2.22rc1

1.3.1 Available under license :

This copy of the libpng notices is provided for your convenience. In case of any discrepancy between this copy and the notices in the file png.h that is included in the libpng distribution, the latter shall prevail.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE:

If you modify libpng you may insert additional notices immediately following this sentence.

libpng versions 1.2.6, August 15, 2004, through 1.2.22rc1, October 8, 2007, are Copyright (c) 2004, 2006-2007 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-1.2.5 with the following individual added to the list of Contributing Authors

Cosmin Truta

libpng versions 1.0.7, July 1, 2000, through 1.2.5 - October 3, 2002, are

Copyright (c) 2000-2002 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors

Simon-Pierre Cadieux
Eric S. Raymond
Gilles Vollant

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998, 1999 Glenn Randers-Pehrson, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996, 1997 Andreas Dilger
Distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995, 1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat

Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission

is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

A "png_get_copyright" function is available, for convenient use in "about" boxes and the like:

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

Also, the PNG logo (in PNG format, of course) is supplied in the files "pngbar.png" and "pngbar.jpg (88x31) and "pngnow.png" (98x31).

Libpng is OSI Certified Open Source Software. OSI Certified Open Source is a certification mark of the Open Source Initiative.

Glenn Randers-Pehrson
glennrp at users.sourceforge.net
October 8, 2007

1.4 libjpeg 6b

1.4.1 Notifications :

This software is based in part on the work of the Independent JPEG Group.

1.4.2 Available under license :

The Independent JPEG Group's JPEG software

=====
README for release 6b of 27-Mar-1998
=====

This distribution contains the sixth public release of the Independent JPEG Group's free JPEG software. You are welcome to redistribute this software and to use it for any purpose, subject to the conditions under LEGAL ISSUES, below.

Serious users of this software (particularly those incorporating it into larger programs) should contact IJG at jpeg-info@uunet.uu.net to be added to our electronic mailing list. Mailing list members are notified of updates and have a chance to participate in technical discussions, etc.

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

IJG is not affiliated with the official ISO JPEG standards committee.

DOCUMENTATION

ROADMAP

=====
This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty, terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
RELATED SOFTWARE Other stuff you should get.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:

install.doc How to configure and install the IJG software.
usage.doc Usage instructions for cjpeg, djpeg, jpegtran,

rdjpgcom, and wrjpgcom.

*.1 Unix-style man pages for programs (same info as usage.doc).

wizard.doc Advanced usage instructions for JPEG wizards only.

change.log Version-to-version change highlights.

Programmer and internal

documentation:

libjpeg.doc How to use the JPEG library in your own programs.

example.c Sample code for calling the JPEG library.

structure.doc Overview of the JPEG library's internal structure.

filelist.doc Road map of IJG files.

coderrules.doc Coding style rules --- please read if you contribute code.

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

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

OVERVIEW

=====

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

JPEG is intended for compressing "real-world" scenes; line drawings, cartoons and other non-realistic images are not its strong suit. JPEG is lossy, meaning that the output image is not exactly identical to the input image. Hence you must not use JPEG if you have to have identical output bits. However, on typical photographic images, very good compression levels can be obtained with no visible change, and remarkably high compression levels are possible if you can tolerate a low-quality image. For more details, see the references, or just experiment with various compression settings.

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. For legal reasons, we are not distributing code for the arithmetic-coding variants of JPEG; see LEGAL ISSUES. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

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

The library is intended to be reused in other applications.

In order to support file conversion and viewing software, we have included considerable functionality beyond the bare JPEG coding/decoding capability; for example, the color quantization modules are not strictly part of JPEG decoding, but they are essential for output to colormapped file formats or colormapped displays. These extra functions can be compiled out of the library if not required for a particular application. We have also included "jpegtran", a utility for lossless transcoding between different JPEG processes, and "rdjpgcom" and "wrjpgcom", two simple applications for inserting and extracting textual comments in JFIF files.

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

We welcome the use of this software as a component of commercial products. No royalty is required, but we do ask for an acknowledgement in product documentation, as described under LEGAL ISSUES.

LEGAL ISSUES

=====

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2) If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi. Hence arithmetic

coding cannot

legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that

"The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

REFERENCES

=====

We

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

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

A somewhat less technical, more

leisurely introduction to JPEG can be found in

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

at a full implementation, you've got one here...

The best full description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US\$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2). This is by far the most complete exposition of JPEG in existence, and we highly recommend it.

The

JPEG standard itself is not available electronically; you must order a paper copy through ISO or ITU. (Unless you feel a need to own a certified official copy, we recommend buying the Pennebaker and Mitchell book instead; it's much cheaper and includes a great deal of useful explanatory material.) In the USA, copies of the standard may be ordered from ANSI Sales at (212) 642-4900, or from Global Engineering Documents at (800) 854-7179. (ANSI doesn't take credit card orders, but Global does.) It's not cheap: as of 1992, ANSI was charging \$95 for Part 1 and \$47 for Part 2, plus 7% shipping/handling. The standard is divided into two parts, Part 1 being the actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 2: Compliance testing" and has document numbers ISO/IEC IS 10918-2, ITU-T T.83.

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

The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, revision 1.02. A copy of the JFIF spec is available from:

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

A PostScript version of this document is available by FTP at <ftp://ftp.uu.net/graphics/jpeg/jfif.ps.gz>. There is also a plain text version at <ftp://ftp.uu.net/graphics/jpeg/jfif.txt.gz>, but it is missing the figures.

The TIFF 6.0 file format specification can be obtained by FTP from <ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz>. The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems.

IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6). Instead, we recommend the JPEG design proposed by TIFF Technical Note #2 (Compression tag 7). Copies of this Note can be obtained from <ftp.sgi.com> or from <ftp://ftp.uu.net/graphics/jpeg/>. It is expected that the next revision of the TIFF spec will replace the 6.0 JPEG design with the Note's design. Although IJG's own code does not support TIFF/JPEG, the free libtiff library uses our library to implement TIFF/JPEG per the Note. libtiff is available from <ftp://ftp.sgi.com/graphics/tiff/>.

ARCHIVE LOCATIONS

=====

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

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

You can also obtain this software in DOS-compatible "zip" archive format from the SimTel archives (<ftp://ftp.simtel.net/pub/simtelnet/msdos/graphics/>), or on CompuServe in the Graphics Support forum (GO CIS:GRAPHSUP), library 12 "JPEG Tools". Again, these versions may sometimes lag behind the <ftp.uu.net> release.

The JPEG FAQ (Frequently Asked Questions) article is a useful source of general information about JPEG. It is updated constantly and therefore is not included in this distribution. The FAQ is posted every two weeks to Usenet newsgroups [comp.graphics.misc](news:comp.graphics.misc), [news.answers](news:news.answers), and other groups. It is available on the World Wide Web at <http://www.faqs.org/faqs/jpeg-faq/> and other [news.answers](news:news.answers) archive sites, including the official [news.answers](news:news.answers) archive at [rtfm.mit.edu: ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/](ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/). If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body
send [usenet/news.answers/jpeg-faq/part1](news:usenet/news.answers/jpeg-faq/part1)
send [usenet/news.answers/jpeg-faq/part2](news:usenet/news.answers/jpeg-faq/part2)

RELATED SOFTWARE

=====

Numerous viewing and image manipulation programs now support JPEG. (Quite a

few of them use this library to do so.) The JPEG FAQ described above lists some of the more popular free and shareware viewers, and tells where to obtain them on Internet.

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

notably <ftp://wuarchive.wustl.edu/graphics/graphics/packages/NetPBM/>.

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

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

FILE FORMAT WARS

=====

Some JPEG programs produce files that are not compatible with our library. The root of the problem is that the ISO JPEG committee failed to specify a concrete file format. Some vendors "filled in the blanks" on their own, creating proprietary formats that no one else could read.

(For example, none of the early commercial JPEG implementations for the Macintosh were able to exchange compressed files.)

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

The upcoming JPEG Part 3 standard defines a file format called SPIFF. SPIFF is interoperable with JFIF, in the sense that most JFIF decoders should be able to read the most common variant of SPIFF. SPIFF has some technical advantages over JFIF, but its major claim to fame is simply that it is an official standard rather than an informal one. At this point it is unclear whether

SPIFF will supersede JFIF or whether JFIF will remain the de-facto standard. IJG intends to support SPIFF once the standard is frozen, but we have not decided whether it should become our default output format or not. (In any case, our decoder will remain capable of reading JFIF indefinitely.)

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

TO DO

=====

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

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

As always, speeding things up is of great interest.

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

1.5 openssh 5.6p1

1.5.1 Available under license :

This file is part of the OpenSSH software. The licences which components of this software fall under are as follows. First, we will summarize and say that all components are under a BSD licence, or a licence more free than that. OpenSSH contains no GPL code. 1) * Copyright (c) 1995 Tatu Ylonen <yl@cs.hut.fi>, Espoo, Finland * All rights reserved * * As far as I am concerned, the code I have written for this software * can be used freely for any purpose. Any derived versions of this * software must be clearly marked as such, and if the derived work is * incompatible with the protocol description in the RFC file, it must be * called by a name other than "ssh" or "Secure Shell". [Tatu continues] * However, I am not implying to give any licenses to any patents or * copyrights held by third parties, and the software includes parts that * are not under my direct control. As far as I know, all included * source code is used in accordance with the

relevant license agreements * and can be used freely for any purpose (the GNU license being the most * restrictive); see below for details. [However, none of that term is relevant at this point in time. All of these restrictively licenced software components which he talks about have been removed from OpenSSH, i.e., - RSA is no longer included, found in the OpenSSL library - 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 - The make-ssh-known-hosts script is no longer included - TSS has been removed - MD5 is now external, in the OpenSSL library - RC4 support has been replaced with ARC4 support from OpenSSL - Blowfish is now external, in the OpenSSL library [The licence continues] Note that any information and cryptographic algorithms used in this software are publicly available on the Internet and at any major bookstore, scientific

library, and patent office worldwide. More

information can be found e.g. at "<http://www.cs.hut.fi/crypto>". The legal status of this program is some combination of all these permissions and restrictions. Use only at your own responsibility. You will be responsible for any legal consequences yourself; I am not making any claims whether possessing or using this is legal or not in your country, and I am not taking any responsibility on your behalf. NO WARRANTY BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU

ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. 2)

The 32-bit CRC compensation attack detector in deattack.c was contributed by CORE SDI S.A. under a BSD-style license. * Cryptographic attack detector for ssh - source code * * Copyright (c) 1998 CORE SDI S.A., Buenos Aires, Argentina. * * All rights reserved. Redistribution and use in source and binary * forms,

with or without modification, are permitted provided that

* this copyright notice is retained. * * THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED * WARRANTIES ARE DISCLAIMED. IN NO EVENT SHALL CORE SDI S.A. BE * LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR * CONSEQUENTIAL DAMAGES RESULTING FROM THE USE OR MISUSE OF THIS * SOFTWARE. * * Ariel Futoransky <futo@core-sdi.com> * <<http://www.core-sdi.com>> 3) ssh-keyscan was contributed by David Mazieres under a BSD-style license. * Copyright 1995, 1996 by David Mazieres <dm@lcs.mit.edu>. * * Modification and redistribution in source and binary forms is * permitted provided that due credit is given to the author and the * OpenBSD project by leaving this copyright notice intact. 4) The Rijndael implementation by Vincent Rijmen, Antoon Bosselaers and Paulo Barreto is in the public domain and distributed with the following license: * @version 3.0 (December 2000) * * Optimised ANSI C

code for the Rijndael cipher (now AES) * * @author Vincent Rijmen <vincent.rijmen@esat.kuleuven.ac.be> * @author Antoon Bosselaers <antoon.bosselaers@esat.kuleuven.ac.be> * @author Paulo Barreto <paulo.barreto@terra.com.br> * * This code is hereby placed in the public domain. * * THIS SOFTWARE IS PROVIDED BY THE AUTHORS "AS IS" AND ANY EXPRESS * OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED * WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE * LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR * CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF *

SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR * BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, * WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE * OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, * EVEN

IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. 5) One component of the ssh source code is under a 3-clause BSD license, held by the University of California, since we pulled these parts from original Berkeley code. * Copyright (c) 1983, 1990, 1992, 1993, 1995 * The Regents of the University of California. All rights reserved. * * Redistribution and use in source and binary forms, with or without * modification, are permitted provided that the following conditions * are met: * 1. Redistributions of source code must retain the above copyright * notice, this list of conditions and the following disclaimer. * 2. Redistributions in binary form must reproduce the above copyright * notice, this list of conditions and the following disclaimer in the * documentation and/or other materials provided with the distribution. * 3. Neither the name of the University nor the names of its contributors * may be used to endorse or promote products derived from this software * without specific prior

written permission. * * THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND *

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE * ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF * SUCH DAMAGE. 6) Remaining components of the software are provided under a standard 2-term BSD licence with the following names as copyright holders: Markus Friedl Theo de Raadt Niels Provos Dug Song Aaron Campbell Damien

Miller Kevin Steves Daniel Kouril Wesley Griffin Per Allansson Nils Nordman Simon Wilkinson Portable OpenSSH

additionally includes code from the following copyright holders, also under the 2-term BSD license: Ben Lindstrom Tim Rice Andre Lucas Chris Adams Corinna Vinschen Cray Inc. Denis Parker Gert Doering Jakob Schlyter Jason Downs Juha Yrjölä Michael Stone Networks Associates Technology, Inc. Solar Designer Todd C. Miller Wayne Schroeder William Jones Darren Tucker Sun Microsystems The SCO Group * Redistribution and use in source and binary forms, with or without * modification, are permitted provided that the following conditions * are met: * 1. Redistributions of source code must retain the above copyright * notice, this list of conditions and the following disclaimer. * 2. Redistributions in binary form must reproduce the above copyright * notice, this list of conditions and the following disclaimer in the * documentation and/or other materials provided with the

distribution. * * THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR * IMPLIED WARRANTIES, INCLUDING,

BUT NOT LIMITED TO, THE IMPLIED WARRANTIES * OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. * IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT * NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, * DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY * THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT * (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF * THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE. 8) Portable OpenSSH contains the following

additional licenses: a) md5crypt.c, md5crypt.h * "THE BEER-WARE LICENSE" (Revision 42): *

<phk@login.dknet.dk> wrote this file. As long as you retain this * notice you can do whatever you want with this

stuff. If we meet * some day, and you think this stuff is worth it, you can buy me a * beer in return. Poul-Henning Kamp b) snprintf

replacement * Copyright Patrick Powell 1995 * This code is based on code written by Patrick Powell * (papowell@astart.com) It may be used for any purpose as long as this * notice remains intact on all source code distributions c) Compatibility code (openbsd-compat) Apart from the previously mentioned licenses, various pieces of code in the openbsd-compat/ subdirectory are licensed as follows: Some code is licensed under a 3-term BSD license, to the following copyright holders: Todd C. Miller Theo de Raadt Damien Miller Eric P. Allman The Regents of the University of California Constantin S. Svintsoff * Redistribution and use in source and binary forms, with or without * modification, are permitted provided that the following conditions * are met: * 1. Redistributions of source code must retain the above copyright * notice, this list of conditions

and the following disclaimer. * 2. Redistributions in binary form must reproduce the above copyright * notice, this list of conditions

and the following disclaimer in the * documentation and/or other materials provided with the distribution. * 3. Neither the name of the University nor the names of its contributors * may be used to endorse or promote products derived from this software * without specific prior written permission. * * THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE * ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) * HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY * OUT OF THE USE

OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF * SUCH DAMAGE. Some code is licensed under an ISC-style license, to the following copyright holders: Internet Software Consortium. Todd C. Miller Reyk Floeter Chad Mynhier * Permission to use, copy, modify, and distribute this software for any * purpose with or without fee is hereby granted, provided that the above * copyright notice and this permission notice appear in all copies. * * THE SOFTWARE IS PROVIDED "AS IS" AND TODD C. MILLER DISCLAIMS ALL * WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES * OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL TODD C. MILLER BE LIABLE * FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES * WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION * OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS

ACTION, ARISING OUT OF OR IN * CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. Some code is licensed under a MIT-style license

to the following copyright holders: Free Software Foundation, Inc. * Permission is hereby granted, free of charge, to any person obtaining a * * copy of this software and associated documentation files (the * * "Software"), to deal in the Software without restriction, including * * without limitation the rights to use, copy, modify, merge, publish, * * distribute, distribute with modifications, sublicense, and/or sell * * copies of the Software, and to permit persons to whom the Software is * * furnished to do so, subject to the following conditions: * * * * The above copyright notice and this permission notice shall be included * * in all copies or substantial portions of the Software. * * * * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS * * OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF * *

MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. * * IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, * *

DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR * * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR * * THE USE

OR OTHER DEALINGS IN THE SOFTWARE. * * * * Except as contained in this notice, the name(s) of the above copyright * * holders shall not be used in advertising or otherwise to promote the * * sale, use or other dealings in this Software without prior written * * authorization. *

*****/ ----- OpenBSD:
LICENCE,v 1.19 2004/08/30 09:18:08 markus Exp

1.6 csrp 1.0

1.6.1 Available under license :

Copyright (c) 2010, Tom Cocagne
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the Python Software Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL TOM COCAGNE BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.7 libtommath 0.42.0

1.7.1 Available under license :

LibTomMath is hereby released into the Public Domain.

-- Tom St Denis

1.8 xinetd 2.3.15

1.8.1 Available under license :

This software is

(c) Copyright 1992 by Panagiotis Tsirigotis

The author (Panagiotis Tsirigotis) grants permission to use, copy, and distribute this software and its documentation for any purpose and without fee, provided that the above copyright notice extant in files in this distribution is not removed from files included in any redistribution and that this copyright notice is also included in any redistribution.

Modifications to this software may be distributed, either by distributing the modified software or by distributing patches to the original software, under the following additional terms:

1. The version number will be modified as follows:
 - a. The first 3 components of the version number (i.e <number>.<number>.<number>) will remain unchanged.
 - b. A new component will be appended to the version number to indicate the modification level. The form of this component is up to the author of the modifications.
2. The author of the modifications will include his/her name by appending it along with the new version number to this file and will be responsible for any wrong behavior of the modified software.

The author makes no representations about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

Modifications:

Version: 2.1.8.7-current

Copyright 1998-2001 by Rob Braun

/*

* ++Copyright++ 1983, 1990, 1993

* _

* Copyright (c) 1983, 1990, 1993

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

- * documentation and/or other materials provided with the distribution.
- * 3. All advertising materials mentioning features or use of this software
- * must display the following acknowledgement:
- * This product includes software developed by the University of
- * California, Berkeley and its contributors.
- * 4. Neither the name of the University nor the names of its contributors
- * may be used to endorse or promote products derived from this software
- * without specific prior written permission.

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
 * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
 * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
 * ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
 * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
 * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
 * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
 * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
 * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
 * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
 * SUCH DAMAGE.

* -
 * Portions Copyright (c) 1993 by Digital Equipment Corporation.

* Permission
 to use, copy, modify, and distribute this software for any
 * purpose with or without fee is hereby granted, provided that the above
 * copyright notice and this permission notice appear in all copies, and that
 * the name of Digital Equipment Corporation not be used in advertising or
 * publicity pertaining to distribution of the document or software without
 * specific, written prior permission.

* THE SOFTWARE IS PROVIDED "AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL
 * WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES
 * OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT
 * CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL
 * DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR
 * PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS
 * ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS
 * SOFTWARE.

* -
 * --Copyright--

*/
 This software is

(c) Copyright 1992, 1993 by Panagiotis Tsirigotis

The author (Panagiotis Tsirigotis) grants permission to use, copy,
 and distribute this software and its documentation for any purpose

and without fee, provided that a) the above copyright notice extant in files in this distribution is not removed from files included in any redistribution, and b) this file is also included in any redistribution.

Modifications to this software may be distributed, either by distributing the modified software or by distributing patches to the original software, under the following additional terms:

1. The version number will be modified as follows:
 - a. The first 3 components of the version number (i.e. <number>.<number>.<number>) will remain unchanged.
 - b. A new component will be appended to the version number to indicate the modification level. The form of this component is up to the author of the modifications.

2. The author of the modifications will include his/her name by appending it along with the new version number to this file and will be responsible for any wrong behavior of the modified software.

The author makes no representations about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

/*

* Copyright (c) 1988, 1993

* The Regents of the University of California. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:

* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright
* notice, this list of conditions and the following disclaimer in the
* documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software
* must display the following acknowledgement:

* This product includes software developed by the University of
* California, Berkeley and its contributors.

* 4. Neither the name of the University nor the names of its contributors
* may be used to endorse or promote products
* derived from this software

* without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE

* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*/

ORIGINAL LICENSE:

This software is

(c) Copyright 1992 by Panagiotis Tsirigotis

The author (Panagiotis Tsirigotis) grants permission to use, copy, and distribute this software and its documentation for any purpose and without fee, provided that the above copyright notice extant in files in this distribution is not removed from files included in any redistribution and that this copyright notice is also included in any redistribution.

Modifications to this software may be distributed, either by distributing the modified software or by distributing patches to the original software, under the following additional terms:

1. The version number will be modified as follows:
 - a. The first 3 components of the version number (i.e <number>.<number>.<number>) will remain unchanged.
 - b. A new component will be appended to the version number to indicate the modification level. The form of this component is up to the author of the modifications.

2.

The author of the modifications will include his/her name by appending it along with the new version number to this file and will be responsible for any wrong behavior of the modified software.

The author makes no representations about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

Modifications:

Version: 2.1.8.7-current

Copyright 1998-2001 by Rob Braun

Sensor Addition

Version: 2.1.8.9pre14a

Copyright 2001 by Steve Grubb

This is an excerpt from an email I received from the original author, allowing xinetd as maintained by me, to use the higher version numbers:

I appreciate your maintaining the version string guidelines as specified in the copyright. But I did not mean them to last as long as they did.

So, if you want, you may use any 2.N.* (N >= 3) version string for future xinetd versions that you release. Note that I am excluding the 2.2.* line; using that would only create confusion. Naming the next release 2.3.0 would put to rest the confusion about 2.2.1 and 2.1.8.*.

1.9 libusb-compat 0.1.5

1.9.1 Available under license :

libusb is covered by the LGPL:

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Alternatively, the files usb.h.in and/or usb.h may be licensed under the BSD license:

Copyright (c) 2000-2003 Johannes Erdfelt <johannes@erdfelt.com>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get

it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public

License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

Each licensee is addressed as "you".

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

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

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

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

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

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

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

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

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

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

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

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

These requirements

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so

that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

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

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

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

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

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

If such an object file uses only numerical parameters, data

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

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

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

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

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

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

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

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

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

For

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

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

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided

that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any

attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE

IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public

License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.10 headline 5.2

1.10.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either  
version 2 of the License, or  
(at your option) any later version.
```

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA

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

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical
commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

1.11 ntp 4.2.8p4

1.11.1 Available under license :

Libevent is available for use under the following license, commonly known as the 3-clause (or "modified") BSD license:

```
=====
Copyright (c) 2000-2007 Niels Provos <provos@citi.umich.edu>
Copyright (c) 2007-2012 Niels Provos and Nick Mathewson
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

```
THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR
IMPLIED WARRANTIES,
INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES
OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED.
IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT,
INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,
DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY
THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF
THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.
```

```
=====

Portions of Libevent are based on works by others, also made available by
them under the three-clause BSD license above. The copyright notices are
available in the corresponding source files; the license is as above. Here's
a list:
```

```
log.c:
  Copyright (c) 2000 Dug Song <dugsong@monkey.org>
  Copyright (c) 1993 The Regents
  of the University of California.
```

```
strlcpy.c:
  Copyright (c) 1998 Todd C. Miller <Todd.Miller@courtesan.com>
```

```
win32select.c:
  Copyright (c) 2003 Michael A. Davis <mike@datanerds.net>
```

evport.c:

Copyright (c) 2007 Sun Microsystems

ht-internal.h:

Copyright (c) 2002 Christopher Clark

minheap-internal.h:

Copyright (c) 2006 Maxim Yegorushkin <maxim.yegorushkin@gmail.com>

=====

The arc4module is available under the following, sometimes called the "OpenBSD" license:

Copyright (c) 1996, David Mazieres <dm@uun.org>

Copyright (c) 2008, Damien Miller <djm@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The Windows timer code is based on code from libutp, which is distributed under this license, sometimes called the "MIT" license.

Copyright (c) 2010 BitTorrent, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2010 Serge A. Zaitsev

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR


```

*
*
* Redistribution and use in source and binary forms, with or without
* modification, are permitted provided that the following conditions
* are met:
*
* 1. Redistributions of source code must retain the above copyright
* notice, this list of conditions and the following disclaimer.
*
* 2. Redistributions in binary form must reproduce the above
* copyright notice, this list of conditions and the following
* disclaimer in the documentation and/or other materials provided
* with the distribution.
*
*
*
* THIS SOFTWARE IS PROVIDED BY THE AUTHORS ``AS IS" AND ANY EXPRESS
* OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED
* WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
* ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE
* LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
* CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT
* OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
* BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
* LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
* (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE
* USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
* DAMAGE.
*
*****

```

The following individuals
contributed in part to the Network Time
Protocol Distribution Version 4 and are acknowledged as authors of
this work.

1. [1]Takao Abe <takao_abe@xurb.jp> Clock driver for JJY receivers
2. [2]Mark Andrews <mark_andrews@isc.org> Leitch atomic clock controller
3. [3]Bernd Altmeier <altmeier@atsoft.de> hopf Elektronik serial line and PCI-bus devices
4. [4]Viraj Bais <vbais@mailman1.intel.com> and [5]Clayton Kirkwood <kirkwood@striderfm.intel.com> port to WindowsNT 3.5
5. [6]Michael Barone <michael,barone@lmco.com> GPSVME fixes
6. [7]Karl Berry <karl@owl.HQ.ileaf.com> syslog to file option
7. [8]Greg Brackley <greg.brackley@bigfoot.com> Major rework of WINNT port. Clean up recvbuf and iosignal code into separate modules.
8. [9]Marc Brett <Marc.Brett@westgeo.com> Magnavox GPS clock driver
9. [10]Piete Brooks <Piete.Brooks@cl.cam.ac.uk> MSF clock driver, Trimble PARSE support
10. [11]Nelson B Bolyard <nelson@bolyard.me> update and complete broadcast and crypto features in sntp
11. [12]Jean-Francois Boudreault

- <Jean-Francois.Boudreault@viagenie.qc.ca> IPv6 support
12. [13]Reg Clemens <reg@dwf.com> Oncore driver (Current maintainer)
 13. [14]Steve Clift <clift@ml.csiro.au> OMEGA clock driver
 14. [15]Casey Crellin <casey@csc.co.za> vxWorks (Tornado) port and help with target configuration
 15. [16]Sven Dietrich <sven_dietrich@trimble.com> Palisade reference clock driver, NT adj. residuals, integrated Greg's Winnt port.
 16. [17]John A. Dundas III <dundas@salt.jpl.nasa.gov> Apple A/UX port
 17. [18]Torsten Duwe <duwe@immd4.informatik.uni-erlangen.de> Linux port
 18. [19]Dennis Ferguson <dennis@mrbill.canet.ca> foundation code for NTP Version 2 as specified in RFC-1119
 19. [20]John Hay <jhay@icomtek.csir.co.za> IPv6 support and testing
 20. [21]Dave Hart <davehart@davehart.com> General maintenance, Windows port interpolation rewrite
 21. [22]Claas Hilbrecht <neoclock4x@linum.com> NeoClock4X clock driver
 22. [23]Glenn Hollinger <glenn@herald.usask.ca> GOES clock driver
 23. [24]Mike Iglesias <iglesias@uci.edu> DEC Alpha port
 24. [25]Jim Jagielski <jim@jagubox.gsfc.nasa.gov> A/UX port
 25. [26]Jeff Johnson <jbj@chatham.usdesign.com> massive prototyping overhaul
 26. [27]Hans Lambermont <Hans.Lambermont@nl.origin-it.com> or [28]<H.Lambermont@chello.nl> ntpsweep
 27. [29]Poul-Henning Kamp <phk@FreeBSD.ORG> Oncore driver (Original author)
 28. [30]Frank Kardel [31]<kardel (at) ntp (dot) org> PARSE <GENERIC> (driver 14 reference clocks), STREAMS modules for PARSE, support scripts, syslog cleanup, dynamic interface handling
 29. [32]Johannes Maximilian Kuehn <kuehn@ntp.org> Rewrote sntp to comply with NTPv4 specification, ntpq saveconfig
 30. [33]William L. Jones <jones@hermes.chpc.utexas.edu>
- RS/6000 AIX modifications, HPUX modifications
31. [34]Dave Katz <dkatz@cisco.com> RS/6000 AIX port
 32. [35]Craig Leres <leres@ee.lbl.gov> 4.4BSD port, ppsclock, Magnavox GPS clock driver
 33. [36]George Lindholm <lindholm@ucs.ubc.ca> SunOS 5.1 port
 34. [37]Louis A. Mamakos <louie@ni.umd.edu> MD5-based authentication
 35. [38]Lars H. Mathiesen <thorinn@diku.dk> adaptation of foundation code for Version 3 as specified in RFC-1305
 36. [39]Danny Mayer <mayer@ntp.org> Network I/O, Windows Port, Code Maintenance
 37. [40]David L. Mills <mills@udel.edu> Version 4 foundation, precision kernel; clock drivers: 1, 3, 4, 6, 7, 11, 13, 18, 19, 22, 36
 38. [41]Wolfgang Moeller <moeller@gwdgv1.dnet.gwdg.de> VMS port
 39. [42]Jeffrey Mogul <mogul@pa.dec.com> ntptrace utility

40. [43]Tom Moore <tmoore@fieval.daytonoh.ncr.com> i386 svr4 port
41. [44]Kamal A Mostafa <kamal@whence.com> SCO OpenServer port
42. [45]Derek Mulcahy <derek@toybox.demon.co.uk> and [46]Damon Hart-Davis <d@hd.org> ARCRON MSF clock driver
43. [47]Rob Neal <neal@ntp.org> Bancomm refclock and config/parse code maintenance
44. [48]Rainer Pruy <Rainer.Pruy@informatik.uni-erlangen.de> monitoring/trap scripts, statistics file handling
45. [49]Dirce Richards <dirce@zk3.dec.com> Digital UNIX V4.0 port
46. [50]Wilfredo Snchez <wsanchez@apple.com> added support for NetInfo
47. [51]Nick Sayer <mrapple@quack.kfu.com> SunOS streams modules
48. [52]Jack Sasportas <jack@innovativeinternet.com> Saved a Lot of space on the stuff in the html/pic/ subdirectory
49. [53]Ray Schnitzler <schnitz@unipress.com> Unixware1 port
50. [54]Michael Shields <shields@tembel.org> USNO clock driver
51. [55]Jeff Steinman <jss@pebbles.jpl.nasa.gov> Datum PTS clock driver
52. [56]Harlan Stenn <harlan@pfcs.com> GNU automake/autoconfigure makeover, various other bits
(see the ChangeLog)
53. [57]Kenneth Stone <ken@sdd.hp.com> HP-UX port
54. [58]Ajit Thyagarajan <ajit@ee.udel.edu>IP multicast/anycast support
55. [59]Tomoaki TSURUOKA <tsuruoka@nc.fukuoka-u.ac.jp>TRAK clock driver
56. [60]Brian Utterback <brian.utterback@oracle.com> General codebase, Solaris issues
57. [61]Loganaden Velvindron <loganaden@gmail.com> Sandboxing (libseccomp) support
58. [62]Paul A Vixie <vixie@vix.com> TrueTime GPS driver, generic TrueTime clock driver
59. [63]Ulrich Windl <Ulrich.Windl@rz.uni-regensburg.de> corrected and validated HTML documents according to the HTML DTD

References

1. mailto:%20takao_abe@xurb.jp
2. mailto:%20mark_andrews@isc.org
3. <mailto:%20altmeier@atsoft.de>
4. <mailto:%20vbais@mailman1.intel.co>
5. <mailto:%20kirkwood@striderfm.intel.com>
6. <mailto:%20michael.barone@lmco.com>
7. <mailto:%20karl@owl.HQ.ileaf.com>
8. <mailto:%20greg.brackley@bigfoot.com>

9. mailto:%20Marc.Brett@westgeo.com
10. mailto:%20Piete.Brooks@cl.cam.ac.uk
11. mailto:%20nelson@bolyard.me
12. mailto:%20Jean-Francois.Boudreault@viagenie.qc.ca
13. mailto:%20reg@dwf.com
14. mailto:%20clift@ml.csiro.au
15. mailto:%20casey@csc.co.za
16. mailto:%20Sven_Dietrich@trimble.COM
17. mailto:%20dundas@salt.jpl.nasa.gov
18. mailto:%20duwe@immd4.informatik.uni-erlangen.de
19. mailto:%20dennis@mrbill.canet.ca
20. mailto:%20jhay@icomtek.csir.co.za
21. mailto:%20davehart@davehart.com
22. mailto:%20neoclock4x@linum.com
23. mailto:%20glenn@herald.usask.ca
24. mailto:%20iglesias@uci.edu
25. mailto:%20jagubox.gsfc.nasa.gov
26. mailto:%20jbj@chatham.usdesign.com
27. mailto:%20Hans.Lambermont@nl.origin-it.com
28. mailto:H.Lambermont@chello.nl
29. mailto:%20phk@FreeBSD.ORG
30. <http://www4.informatik.uni-erlangen.de/%7ekardel>
31. mailto:%20kardel%20%28at%29%20ntp%20%28dot%29%20org
32. mailto:kuehn@ntp.org
33. mailto:%20jones@hermes.chpc.utexas.edu
34. mailto:%20dkatz@cisco.com
35. mailto:%20leres@ee.lbl.gov
36. mailto:%20lindholm@ucs.ubc.ca
37. mailto:%20louie@ni.umd.edu
38. mailto:%20thorinn@diku.dk
39. mailto:%20mayer@ntp.org
40. mailto:%20mills@udel.edu
41. mailto:%20moeller@gwdgv1.dnet.gwdg.de
42. mailto:%20mogul@pa.dec.com
43. mailto:%20tmoore@fivel.daytonoh.ncr.com
44. mailto:%20kamal@whence.com
45. mailto:%20derek@toybox.demon.co.uk
46. mailto:%20d@hd.org
47. mailto:%20neal@ntp.org
48. mailto:%20Rainer.Pruy@informatik.uni-erlangen.de
49. mailto:%20dirce@zk3.dec.com
50. mailto:%20wsanchez@apple.com
51. mailto:%20mrapple@quack.kfu.com
52. mailto:%20jack@innovativeinternet.com
53. mailto:%20schnittz@unipress.com
54. mailto:%20shields@tembel.org
55. mailto:%20pebbles.jpl.nasa.gov
56. mailto:%20harlan@pfcs.com

- 57. [mailto:%20ken@sdd.hp.com](mailto:ken@sdd.hp.com)
- 58. [mailto:%20ajit@ee.udel.edu](mailto:ajit@ee.udel.edu)
- 59. [mailto:%20tsuruoka@nc.fukuoka-u.ac.jp](mailto:tsuruoka@nc.fukuoka-u.ac.jp)
- 60. [mailto:%20brian.utterback@oracle.com](mailto:brian.utterback@oracle.com)
- 61. [mailto:%20loganaden@gmail.com](mailto:loganaden@gmail.com)
- 62. [mailto:%20vixie@vix.com](mailto:vixie@vix.com)
- 63. [mailto:%20Ulrich.Windl@rz.uni-regensburg.de](mailto:Ulrich.Windl@rz.uni-regensburg.de)

1.12 d-bus 1.10.12

1.12.1 Available under license :

D-Bus is licensed to you under your choice of the Academic Free License version 2.1, or the GNU General Public License version 2 (or, at your option any later version).

Both licenses are included here. Some of the standalone binaries are under the GPL only; in particular, but not limited to, tools/dbus-cleanup-sockets.c and test/decode-gcov.c. Each source code file is marked with the proper copyright information - if you find a file that isn't marked please bring it to our attention.

The Academic Free License
v. 2.1

This Academic Free License (the "License") applies to any original work of authorship (the "Original Work") whose owner (the "Licensor") has placed the following notice immediately following the copyright notice for the Original Work:

Licensed under the Academic Free License version 2.1

1) Grant of Copyright License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license to do the following:

- a) to reproduce the Original Work in copies;
- b) to prepare derivative works ("Derivative Works") based upon the Original Work;
- c) to distribute copies of the Original Work and Derivative Works to the public;
- d) to perform the Original Work publicly; and
- e) to display the Original Work publicly.

2) Grant of Patent License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license, under

patent claims owned or controlled by the Licensor that are embodied in the Original Work as furnished by the Licensor, to make, use, sell and offer for sale the Original Work and Derivative Works.

3) Grant of Source Code License. The term "Source Code" means the preferred form of the Original Work for making modifications to it and all available documentation describing how to modify the Original Work. Licensor hereby agrees to provide a machine-readable copy of the Source Code of the Original Work along with each copy of the Original Work that Licensor distributes. Licensor reserves the right to satisfy this obligation by placing a machine-readable copy of the Source Code in an information repository reasonably calculated to permit inexpensive and convenient access by You for as long as Licensor continues to distribute the Original Work, and by publishing the address of that information repository in a notice immediately following the copyright notice that applies to the Original Work.

4) Exclusions From License Grant. Neither the names of Licensor, nor the names of any contributors to the Original Work, nor any of their trademarks or service marks, may be used to endorse or promote products derived from this Original Work without express prior written permission of the Licensor. Nothing in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor except as expressly stated herein. No patent license is granted to make, use, sell or offer to sell embodiments of any patent claims other than the licensed claims defined in Section 2. No right is granted to the trademarks of Licensor even if such marks are included in the Original Work. Nothing in this License shall be interpreted to prohibit Licensor from licensing under different terms from this License any Original Work that Licensor otherwise would have a right to license.

5) This section intentionally omitted.

6) Attribution Rights. You must retain, in the Source Code of any Derivative Works that You create, all copyright, patent or trademark notices from the Source Code of the Original Work, as well as any notices of licensing and any descriptive text identified therein as an "Attribution Notice." You must cause the Source Code for any Derivative Works that You create to carry a prominent Attribution Notice reasonably calculated to inform recipients that You have modified the Original Work.

7) Warranty of Provenance and Disclaimer of Warranty. Licensor warrants that the copyright in and to the Original

Work and the patent

rights granted herein by Licensor are owned by the Licensor or are sublicensed to You under the terms of this License with the permission of the contributor(s) of those copyrights and patent rights. Except as expressly stated in the immediately preceding sentence, the Original Work is provided under this License on an "AS IS" BASIS and WITHOUT WARRANTY, either express or implied, including, without limitation, the warranties of NON-INFRINGEMENT, MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE ORIGINAL WORK IS WITH YOU. This DISCLAIMER OF WARRANTY constitutes an essential part of this License. No license to Original Work is granted hereunder except under this disclaimer.

8) Limitation of Liability. Under no circumstances and under no legal theory, whether in tort (including negligence), contract, or otherwise, shall the Licensor be liable to any person for any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or the use of the Original Work including, without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses. This limitation of liability shall not apply to liability for death or personal injury resulting from Licensor's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

9) Acceptance and Termination. If You distribute copies of the Original Work or a Derivative Work, You must make a reasonable effort under the circumstances to obtain the express assent of recipients to the terms of this License. Nothing else but this License (or another written agreement between Licensor and You) grants You permission to create Derivative Works based upon the Original Work or to exercise any of the rights granted in Section 1 herein, and any attempt to do so except under the terms of this License (or another written agreement between Licensor and You) is expressly prohibited by U.S. copyright law, the equivalent laws of other countries, and by international treaty. Therefore, by exercising any of the rights granted to You in Section 1 herein, You indicate Your acceptance of this License and all of its terms and conditions.

10) Termination for Patent Action. This License shall terminate automatically and You may no longer exercise any of the rights granted to You by this License as of the date You commence an action, including a cross-claim or counterclaim, against Licensor or any licensee alleging that the Original Work infringes a patent. This

termination provision shall not apply for an action alleging patent infringement by combinations of the Original Work with other software or hardware.

11) Jurisdiction, Venue and Governing Law. Any action or suit relating to this

License may be brought only in the courts of a jurisdiction wherein the Licensor resides or in which Licensor conducts its primary business, and under the laws of that jurisdiction excluding its conflict-of-law provisions. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any use of the Original Work outside the scope of this License or after its termination shall be subject to the requirements and penalties of the U.S. Copyright Act, 17 U.S.C. 101 et seq., the equivalent laws of other countries, and international treaty. This section shall survive the termination of this License.

12) Attorneys Fees. In any action to enforce the terms of this License or seeking damages relating thereto, the prevailing party shall be entitled to recover its costs and expenses, including, without limitation, reasonable attorneys' fees and costs incurred in connection with such action, including any appeal of such action. This section

shall survive the termination of this License.

13) Miscellaneous. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

14) Definition of "You" in This License. "You" throughout this License, whether in upper or lower case, means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with you. For purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

15) Right to Use. You may use the Original Work in all ways not otherwise

restricted or conditioned by this License or by law, and Licensor promises not to interfere with or be responsible for such uses by You.

This license is Copyright (C) 2003-2004 Lawrence E. Rosen. All rights

reserved. Permission is hereby granted to copy and distribute this license without modification. This license may not be modified without the express written permission of its copyright owner.

--

END OF ACADEMIC FREE LICENSE. The following is intended to describe the essential differences between the Academic Free License (AFL) version 1.0 and other open source licenses:

The Academic Free License is similar to the BSD, MIT, UoI/NCSA and Apache licenses in many respects but it is intended to solve a few problems with those licenses.

* The AFL is written so as to make it clear what software is being licensed (by the inclusion of a statement following the copyright notice in the software). This way, the license functions better than a template license. The BSD, MIT and UoI/NCSA licenses apply to unidentified software.

* The AFL contains a complete copyright grant to the software. The BSD and Apache licenses are vague and incomplete in that respect.

* The AFL contains a complete patent grant to the software. The BSD, MIT, UoI/NCSA and Apache licenses rely on an implied patent license and contain no explicit patent grant.

* The AFL makes it clear that no trademark rights are granted to the licensor's trademarks. The Apache license contains such a provision, but the BSD, MIT and UoI/NCSA licenses do not.

* The AFL includes the warranty by the licensor that it either owns the copyright or that it is distributing the software under a license. None of the other licenses contain that warranty. All other warranties are disclaimed, as is the case for the other licenses.

* The AFL is itself copyrighted (with the right granted to copy and distribute without modification). This ensures that the owner of the copyright to the

license will control changes. The Apache license contains a copyright notice, but the BSD, MIT and UoI/NCSA licenses do not.

--

START OF GNU GENERAL PUBLIC LICENSE

--

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program),

you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License

and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through

that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the

original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY

YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

```
This program is free software;  
you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
```

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details  
type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, the commands you use may be called something other than `show w` and `show c`; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful

to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.13 commons-fileupload 1.3.1

1.13.1 Available under license :

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain

separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without

modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include

the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache Commons FileUpload

Copyright 2002-2014 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

1.14 libsoup 2.56.0

1.14.1 Available under license :

```
/* -*- Mode: C; tab-width: 8; indent-tabs-mode: t; c-basic-offset: 8 -*- */  
/*  
* soup-websocket.c: This file was originally part of Cockpit.  
*  
* Copyright 2013, 2014 Red Hat, Inc.  
*  
* Cockpit is free software; you can redistribute it and/or modify it  
* under the terms of the GNU Lesser General Public License as published by  
* the Free Software Foundation; either version 2.1 of the License, or  
* (at your option) any later version.  
*  
* Cockpit is distributed in the hope that it will be useful, but  
* WITHOUT ANY WARRANTY; without even the implied warranty of  
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
* Lesser General Public License for more details.  
*  
* You should have received a copy of the GNU Lesser General Public License  
* along with this library; If not, see <http://www.gnu.org/licenses/>.  
*/
```

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

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

Preamble

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

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

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

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

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

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

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

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

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

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

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

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

free libraries.

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

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

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus,

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

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

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

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

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

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

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

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

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

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

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

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

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever

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

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

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

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

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

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

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

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library

facilities. This must be distributed under the terms of the Sections above.

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any

particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing

and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either

version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or
FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Library General Public License for more details.

You should have received a copy of the GNU Library General Public
License along with this library; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

```
/* -*- Mode: C; tab-width: 8; indent-tabs-mode: t; c-basic-offset: 8 -*- */  
/*
```

```
* Copyright (C) 2009, 2010 Red Hat, Inc.
```

```
* Copyright (C) 2010 Igalia, S.L.
```

```
*
```

```
* This library is free software; you can redistribute it and/or  
* modify it under the terms of the GNU Library General Public  
* License as published by the Free Software Foundation; either  
* version 2 of the License, or (at your option) any later version.  
*
```

```
* This library is distributed in the hope that it will be useful,  
* but WITHOUT ANY WARRANTY; without even the implied warranty of  
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
* Library General Public License for more details.  
*
```

```
* You should have received a copy of the GNU Library General Public License  
* along with this library; see the file COPYING.LIB. If not, write to  
* the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor,  
* Boston, MA 02110-1301, USA.
```

```
*/
```

```
/*
```

```
* Copyright 2015 Red Hat, Inc.
```

```
*
```

- * This library is free software; you can redistribute it and/or
- * modify it under the terms of the GNU Lesser General Public
- * License as published by the Free Software Foundation; either
- * version 2 of the License, or (at your option) any later version.
- *
- * This library is distributed in the hope that it will be useful,
- * but WITHOUT ANY WARRANTY; without even the implied warranty of
- * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
- * Lesser General Public License for more details.
- *
- * You should have received a copy of the GNU Lesser General Public
- * License along with this library; if not, see <<http://www.gnu.org/licenses/>>.
- */

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
 Everyone is permitted to copy and distribute verbatim copies
 of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some
 specially designated software packages--typically libraries--of the
 Free Software Foundation
 and other authors who decide to use it. You
 can use it too, but we suggest you first think carefully about whether
 this license or the ordinary General Public License is the better
 strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
 not price. Our General Public Licenses are designed to make sure that
 you have the freedom to distribute copies of free software (and charge
 for this service if you wish); that you receive source code or can get
 it if you want it; that you can change the software and use pieces of
 it in new free programs; and that you are informed that you can do
 these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library".

The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs

(which use some of those functions and data) to form executables.

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

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

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

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

root function must still compute square roots.)

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the

ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

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

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

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

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

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file

is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

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

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

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

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

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

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

than the cost of performing this distribution.

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

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

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

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

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this

License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or

rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein.

You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular

circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED

WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's

all there is to it!

```
/* -*- Mode: C; tab-width: 8; indent-tabs-mode: t; c-basic-offset: 8 -*- */  
/*
```

```
* soup-websocket-connection.c: This file was originally part of Cockpit.
```

```
*
```

```
* Copyright 2013, 2014 Red Hat, Inc.
```

```
*
```

```
* Cockpit is free software; you can redistribute it and/or modify it  
* under the terms of the GNU Lesser General Public License as published by  
* the Free Software Foundation; either version 2.1 of the License, or  
* (at your option) any later version.
```

```
*
```

```
* Cockpit is distributed in the hope that it will be useful, but  
* WITHOUT ANY WARRANTY; without even the implied warranty of  
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU  
* Lesser General Public License for more details.
```

```
*
```

```
* You should have received a copy of the GNU Lesser General Public License  
* along with this library; If not, see <http://www.gnu.org/licenses/>.
```

```
*/
```

1.15 libogg 1.3.2

1.15.1 Available under license :

Copyright (c) 2002, Xiph.org Foundation

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- Neither the name of the Xiph.org Foundation nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE FOUNDATION OR CONTRIBUTORS

BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.16 glibc 2.28

1.16.1 Available under license :

@c The GNU Lesser General Public License.

@center Version 2.1, February 1999

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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

@subheading Preamble

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

This license, the Lesser General Public License, applies to some

specially designated software---typically

libraries---of the Free

Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a `work based on the library` and a `work that uses the library`. The

former

contains code derived from the library, whereas the latter must be combined with the library in order to run.

@subheading TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

@enumerate 0

@item

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

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

The ``Library", below, refers to any such software library or work which has been distributed under these terms. A ``work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it,

either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term ``modification".)

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

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

@item

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

warranty; and distribute a copy of this License along with the Library.

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

@item

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:

@enumerate a

@item

The modified work must itself be a software library.

@item

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

@item

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

@item

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.)

@end enumerate

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.

@item

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

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

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

@item

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

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

compelled to copy the source along with the object code.

@item

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

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

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

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

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

@item

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

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

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

@enumerate a

@item

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

@item

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

@item

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

@item

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

@item

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

@end enumerate

For an executable, the required form of the ``work that uses the Library'' must include any data and utility programs needed for reproducing the executable from it. However, as a special exception,

the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

@item

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:

@enumerate a

@item

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

@item

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

@end enumerate

@item

You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

@item

You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are

prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

@item

Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

@item

If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

@item

If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

@item

The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and ``any later version'', you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

@item

If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

@center @b{NO WARRANTY}

@item

BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY ``AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME

THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

@item

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU

FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

@end enumerate

@subheading END OF TERMS AND CONDITIONS

@page

@subheading How to Apply These Terms to Your New Libraries

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

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

@smallexample

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

Copyright (C) @var{year} @var{name of author}

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public

License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301, USA.

@end

smallexample

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.

@var{signature of Ty Coon}, 1 April 1990

Ty Coon, President of Vice

@end smallexample

That's all there is to it!

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved. This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any

patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any

part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

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

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid

distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no

charge to all third parties under the terms of this License.

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

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

these notices.

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

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

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

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

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

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

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

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

Library will still fall under Section 6.)

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

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

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more

than the cost of performing this distribution.

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

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

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any

other library

facilities. This must be distributed under the terms of the Sections above.

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses

terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

```
/* _setjmp is implemented in setjmp.S */
```

```
/* setjmp is implemented in setjmp.S */
```

This file contains the copying permission notices for various files in the GNU C Library distribution that have copyright owners other than the Free Software Foundation. These notices all require that a copy of the notice be included in the accompanying documentation and be distributed with binary distributions of the code, so be sure to include this file along with any binary distributions derived from the GNU C Library.

All code incorporated from 4.4 BSD is distributed under the following license:

Copyright (C) 1991 Regents of the University of California.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. [This condition was removed.]
4. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The DNS resolver code, taken from BIND 4.9.5, is copyrighted by UC Berkeley, by Digital Equipment Corporation and by Internet Software Consortium. The DEC portions are under the following license:

Portions Copyright (C) 1993 by Digital Equipment Corporation.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies, and that the name of Digital Equipment Corporation not be used in advertising or publicity pertaining to distribution of the document or software without specific, written prior permission.

THE SOFTWARE IS PROVIDED ``AS IS" AND DIGITAL EQUIPMENT CORP. DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL DIGITAL EQUIPMENT CORPORATION BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC portions are under the following license:

Portions Copyright (c) 1996-1999 by Internet Software Consortium.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND INTERNET SOFTWARE CONSORTIUM DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL INTERNET SOFTWARE CONSORTIUM BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The Sun RPC support (from rpcsrc-4.0) is covered by the following license:

Copyright (c) 2010, Oracle America, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the "Oracle America, Inc." nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following CMU license covers some of the support code for Mach, derived from Mach 3.0:

Mach Operating System
Copyright (C) 1991,1990,1989 Carnegie Mellon University
All Rights Reserved.

Permission to use, copy, modify and distribute this software and its documentation is hereby granted, provided that both the copyright notice and this permission notice appear in all copies of the software, derivative works or modified versions, and any portions thereof, and that both notices appear in supporting documentation.

CARNEGIE MELLON ALLOWS FREE USE OF THIS SOFTWARE IN ITS ``AS IS" CONDITION. CARNEGIE MELLON DISCLAIMS ANY LIABILITY OF ANY KIND FOR ANY DAMAGES WHATSOEVER RESULTING FROM THE USE OF THIS SOFTWARE.

Carnegie Mellon requests users of this software to return to

Software Distribution Coordinator
School of Computer Science
Carnegie Mellon University
Pittsburgh PA 15213-3890

or Software.Distribution@CS.CMU.EDU any improvements or extensions that they make and grant Carnegie Mellon the rights to redistribute these changes.

The file `if_ppp.h` is under the following CMU license:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY CARNEGIE MELLON UNIVERSITY AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE UNIVERSITY OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The following license covers the files from Intel's "Highly Optimized Mathematical Functions for Itanium" collection:

Intel License Agreement

Copyright (c) 2000, Intel Corporation

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * The name of Intel Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL INTEL OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The files inet/getnameinfo.c and sysdeps/posix/getaddrinfo.c are copyright (C) by Craig Metz and are distributed under the following license:

```
/* The Inner Net License,  
Version 2.00
```

The author(s) grant permission for redistribution and use in source and binary forms, with or without modification, of the software and documentation provided that the following conditions are met:

0. If you receive a version of the software that is specifically labelled as not being for redistribution (check the version message and/or README), you are not permitted to redistribute that version of the software in any way or form.

1. All terms of the all other applicable copyrights and licenses must be followed.
2. Redistributions of source code must retain the authors' copyright notice(s), this list of conditions, and the following disclaimer.
3. Redistributions in binary form must reproduce the authors' copyright notice(s), this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
4. [The copyright holder has authorized the removal of this clause.]
5. Neither the name(s)
of the author(s) nor the names of its contributors
may be used to endorse or promote products derived from this software
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY ITS AUTHORS AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHORS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

If these license terms cause you a real problem, contact the author. */

The file sunrpc/des_impl.c
is copyright Eric Young:

Copyright (C) 1992 Eric Young
Collected from libdes and modified for SECURE RPC by Martin Kuck 1994
This file is distributed under the terms of the GNU Lesser General
Public License, version 2.1 or later - see the file COPYING.LIB for details.
If you did not receive a copy of the license with this program, please
see <<http://www.gnu.org/licenses/>> to obtain a copy.

The file inet/rcmd.c is under a UCB copyright and the following:

Copyright (C) 1998 WIDE Project.
All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the

documentation and/or other materials provided with the distribution.

3. Neither the name of the project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE PROJECT AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE PROJECT OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The file posix/runtests.c is copyright Tom Lord:

Copyright
1995 by Tom Lord

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

Tom Lord DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL TOM LORD BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The posix/rxspencer tests
are copyright Henry Spencer:

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved.
This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

The file `posix/PCRE.tests`
is copyright University of Cambridge:

Copyright (c) 1997-2003 University of Cambridge

Permission is granted to anyone to use this software for any purpose on any computer system, and to redistribute it freely, subject to the following restrictions:

1. This software is distributed in the hope that it will be useful, but **WITHOUT ANY WARRANTY**; without even the implied warranty of **MERCHANTABILITY** or **FITNESS FOR A PARTICULAR PURPOSE**.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. In practice, this means that if you use PCRE in software that you distribute to others, commercially or otherwise, you must put a sentence like this

Regular expression support is provided by the PCRE library package, which is open source software, written by Philip Hazel, and copyright by the University of Cambridge, England.

somewhere reasonably visible in your documentation and in any relevant files or online

help data or similar. A reference to the ftp site for the source, that is, to

`ftp://ftp.csx.cam.ac.uk/pub/software/programming/pcre/`

should also be given in the documentation. However, this condition is not intended to apply to whole chains of software. If package A includes PCRE,

it must acknowledge it, but if package B is software that includes package A, the condition is not imposed on package B (unless it uses PCRE independently).

3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software.

4. If PCRE is embedded in any software that is released under the GNU General Purpose Licence (GPL), or Lesser General Purpose Licence (LGPL), then the terms of that licence shall supersede any condition above with which it is incompatible.

Files from Sun fdlibm are copyright Sun Microsystems, Inc.:

Copyright (C) 1993 by Sun Microsystems, Inc. All rights reserved.

Developed at SunPro, a Sun Microsystems, Inc. business.

Permission to use, copy, modify, and distribute this software is freely granted, provided that this notice is preserved.

Various long double libm functions are copyright Stephen L. Moshier:

Copyright 2001 by Stephen L. Moshier <moshier@na-net.ornl.gov>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, see

<<http://www.gnu.org/licenses/>>. */

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of ``copyleft'', which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The ``Document'', below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as ``you''. You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A ``Modified Version'' of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The "Cover Texts" are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A "Transparent" copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not "Transparent" is called "Opaque".

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, LaTeX input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word

processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The "Title Page" means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, "Title Page" means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The "publisher" means any person or entity that distributes copies of the Document to the public.

A section "Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as "Acknowledgements", "Dedications", "Endorsements", or "History".) To "Preserve the Title" of such a section when you modify the Document means that it remains a section "Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition.

Copying with changes limited to the covers, as long as they preserve the

title of the Document and satisfy these conditions, can be treated as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit legibly, you should put the first ones listed (as many as fit reasonably) on the actual cover, and continue the rest onto adjacent pages.

If you publish or distribute Opaque copies of the Document numbering more than 100, you must either include a machine-readable Transparent copy along with each Opaque copy, or state in or with each Opaque copy a computer-network location from which the general network-using public has access to download using public-standard network protocols a complete Transparent copy of the Document, free of added material.

If you use the latter option, you must take reasonably prudent steps, when you begin distribution of Opaque copies in quantity, to ensure that this Transparent copy will remain thus accessible at the stated location until at least one year after the last time you distribute an

Opaque copy (directly or through your agents or retailers) of that edition to the public.

It is requested, but not required, that you contact the authors of the Document well before redistributing any large number of copies, to give them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under the conditions of sections 2 and 3 above, provided that you release the Modified Version under precisely this License, with the Modified Version filling the role of the Document, thus licensing distribution

and modification of the Modified Version to whoever possesses a copy of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct from that of the Document, and from those of previous versions (which should, if there were any, be listed in the History section of the Document). You may use the same title as a previous version if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one

stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section.

You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any

section Entitled ``Acknowledgements'' or ``Dedications'', Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements''. Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements'' or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements'', provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has

been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements''.

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents

released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled ``Acknowledgements'', ``Dedications'', or ``History'', the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See @uref{<http://www.gnu.org/copyleft/>}.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License ``or any later version'' applies to it, you have the option of following the terms and

conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

``Massive Multiauthor Collaboration Site" (or ``MMC Site") means any World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License

in a document you have written, include a copy of the License in the document and put the following copyright and license notices just after the title page:

```
@smallexample
@group
Copyright (C) @var{year} @var{your name}.
Permission is granted to copy, distribute and/or modify this document
under the terms of the GNU Free Documentation License, Version 1.3
or any later version published by the Free Software Foundation;
with no Invariant Sections, no Front-Cover Texts, and no Back-Cover
Texts. A copy of the license is included in the section entitled ``GNU
Free Documentation License".
@end group
@end smallexample
```

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
with the Invariant Sections being @var{list their titles}, with
the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

```
@c Local Variables:
@c ispell-local-pdict: "ispell-dict"
@c End:
UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE
```

Unicode Data Files include all data files under the directories <http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>. Software includes any source code published in the Unicode Standard or under the directories <http://www.unicode.org/Public/>,

<http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2013 Unicode, Inc. All rights reserved. Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that (a) the above copyright notice(s) and this permission notice appear with all copies of the Data Files or Software, (b) both the above copyright notice(s) and this permission notice appear in associated documentation, and (c) there is clear notice in each modified Data File or in the Software as well as in the documentation associated with the Data File(s) or Software that the data or software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

1.17 busybox 1.21.0

1.17.1 Available under license :

bzip2 applet in busybox is based on lightly-modified source of bzip2 version 1.0.4. bzip2 source is distributed under the following conditions (copied verbatim from LICENSE file)

=====

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2006 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, Cambridge, UK.
jseward@bzip.org

bzip2/libbzip2 version 1.0.4 of 20 December 2006

--- A note on GPL versions

BusyBox is distributed under version 2 of the General Public License (included in its entirety, below). Version 2 is the only version of this license which this version of BusyBox (or modified versions derived from this one) may be distributed under.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's

software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this

License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

and give any other recipients of the Program a copy of this License along with the Program.

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

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

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

If the program is interactive, make it output a short notice

like this

when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

1.18 json-simple 1.1.1

1.18.1 Available under license :

Apache License

Version 2.0, January 2004

<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source"

form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely

link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean

Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their

Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

You must give any other recipients of the Work or Derivative Works a copy of this License; and

You must cause any modified files to carry prominent notices stating that You changed the files; and

You must retain, in the Source form of any Derivative Works that You distribute,

all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and

If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the

NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly

negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor

harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: HOW TO APPLY THE APACHE LICENSE TO YOUR WORK

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless
required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.19 jansson 2.7

1.19.1 Available under license :

Copyright (c) 2009-2018 Petri Lehtinen <petri@digip.org>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.20 harfbuzz 1.7.4

1.20.1 Available under license :

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow. For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012,2013,2014,2015,2016,2017,2018,2019 Google, Inc.

Copyright 2019 Facebook, Inc.

Copyright 2012 Mozilla Foundation

Copyright 2011 Codethink Limited

Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)

Copyright 2009 Keith Stribley

Copyright 2009 Martin Hosken and SIL International

Copyright 2007 Chris Wilson

Copyright 2006 Behdad Esfahbod

Copyright 2005 David Turner

Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.

Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, modify, and distribute this software and its documentation for any purpose, provided that the above copyright notice and the following two paragraphs appear in all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES

ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS. The following license applies to many of the fonts in this folder.

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at: <http://scripts.sil.org/OFL>

SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names

are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software

components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or binary files as long as those fields can be easily viewed by the user.
- 3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding Copyright Holder. This restriction only applies to the primary font name as presented to the users.
- 4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.
- 5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

TERMINATION

This license becomes null and void if any of the above conditions are not met.

DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT,

TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Copyright 2016 Unicode Inc. All rights reserved.

Licensed under the Apache License, Version 2.0 (the License);
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an AS IS BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

CC BY-NC-SA 3.0

<http://www.crupl.org/software/license/CreativeCommons.html>

<https://creativecommons.org/licenses/by-nc-sa/3.0/>

Copyright 2000-2016 Adobe Systems Incorporated. All Rights Reserved.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use these files except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2010 Red Hat Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.21 flite 2.0.0

1.21.1 Available under license :

Flite is free software.

We have kept the core code to BSD-like copyright, thus the system is free to use in commercial products, with commercial extensions. GPL code is only included as part of the build process and does not taint any of the run-time code.

As a collection it is distributed under the following license. Note a few files in this distribution have a different but equally free non-conflicting licence, see below.

Language Technologies Institute
Carnegie Mellon University
Copyright (c) 1999-2014
All Rights Reserved.

Permission is hereby granted, free of charge, to use and distribute this software and its documentation without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of this work, and to permit persons to whom this work is furnished to do so, subject to the following conditions:

1. The code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Any modifications must be clearly marked as such.
3. Original authors' names are not deleted.
4. The authors' names are not used to endorse or promote products derived from this software without specific prior written

permission.

CARNEGIE MELLON UNIVERSITY AND THE CONTRIBUTORS TO THIS WORK
DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING
ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS,
IN NO EVENT
SHALL CARNEGIE MELLON UNIVERSITY NOR THE CONTRIBUTORS BE LIABLE
FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN
AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION,
ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF
THIS SOFTWARE.

All files within this distribution have the above license except
the following

```
src/cg/cst_mjpg.h
src/cg/cst_mjpg.c
src/cg/cst_mlsa.h
src/cg/cst_mlsa.c
src/cg/cst_vc.h
src/cg/cst_vc.c
/*****/
/*
/*                                     */
/* Nagoya Institute of Technology, Aichi, Japan, */
/* Nara Institute of Science and Technology, Nara, Japan */
/*
/*
/*                                     */
/* Carnegie Mellon University, Pittsburgh, PA */
/* Copyright (c) 2003-2004 */
/* All Rights Reserved. */
/*
/*                                     */
/* Permission is hereby granted, free of charge, to use and */
/* distribute this software and its documentation without */
/* restriction, including without limitation the rights to use, */
/* copy, modify, merge, publish, distribute, sublicense, and/or */
/* sell copies of this work, and to permit persons to whom this */
/* work is furnished to do so, subject to the following conditions: */
/*                                     */
/* 1. The code must retain the above copyright notice, this list */
/* of conditions and the following disclaimer. */
/*
/* 2. Any modifications must be clearly marked as such. */
/* 3. Original authors' names are not deleted. */
/*
/*                                     */
/* NAGOYA INSTITUTE OF TECHNOLOGY, NARA INSTITUTE OF SCIENCE AND */
/* TECHNOLOGY, CARNEGIE MELLON UNIVERSITY, AND THE CONTRIBUTORS TO */
/* THIS WORK DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, */
```

```

/* INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, */
/* IN NO EVENT SHALL NAGOYA INSTITUTE OF TECHNOLOGY, NARA */
/* INSTITUTE OF SCIENCE AND TECHNOLOGY, CARNEGIE MELLON UNIVERSITY, */
/* NOR THE CONTRIBUTORS BE LIABLE FOR ANY SPECIAL, INDIRECT OR */
/* CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM */
/* LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, */
/* NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN */
/* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.
*/
*/
*/
/*****

```

These functions are derived from the versions in festvox/src/vc/ as modified by Tomoki Toda which in turn contain code derived from NITECH's HTS system. Their copyright has the same freedoms as as Flite's but under NAIST, NITECH and/or CMU.

```

src/audio/au_wince.c
src/utls/cst_file_stdio.c
src/utls/cst_mmap_posix.c
src/utls/cst_mmap_win32.c
src/utls/cst_mmap_none.c
src/utls/cst_file_wince.c
sapi/

```

are copyright Cepstral, LLC rather than CMU but fall under the same free licence as the above, except for the owner. (Note the SAPI stuff probably doesn't work any more)

doc/alice

Is the first two chapters of Alice in Wonderland as distributed by the Gutenberg project and is now in the public domain

```

src/regex/regexp.c
src/regex/regsub.c

```

```

* Copyright (c) 1986 by University of Toronto.
* Written
by Henry Spencer. Not derived from licensed software.
*
* Permission is granted to anyone to use this software for any
* purpose on any computer system, and to redistribute it freely,
* subject to the following restrictions:
*
* 1. The author is not responsible for the consequences of use of
* this software, no matter how awful, even if they arise
* from defects in it.
*
* 2. The origin of this software must not be misrepresented, either

```

- * by explicit claim or by omission.
- *
- * 3. Altered versions must be plainly marked as such, and must not
- * be misrepresented as being the original software.

src/speech/rateconv.c

- * Copyright (c) 1992, 1995 by Markus Mummert
- *
- * Redistribution and use of this software, modification and inclusion
- * into other forms of software are permitted provided that the following
- * conditions are met:
- *
- * 1. Redistributions of this software must retain the above
- copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. If this software is redistributed in a modified condition
- * it must reveal clearly that it has been modified.

lang/usenglish/us_durz_cart.c

lang/usenglish/us_durz_cart.h

lang/usenglish/us_int_accent_cart.c

lang/usenglish/us_int_accent_cart.h

lang/usenglish/us_int_tone_cart.c

lang/usenglish/us_int_tone_cart.h

lang/usenglish/us_phoneset.c

lang/usenglish/us_f0lr.c

These are directly (or indirectly) compiled/derived from files that are part of the Festival Speech Synthesis System (1.4.1). Hence they have a joint copyright CMU/Edinburgh but with the same free licence

configure

Copyright (C) 1992, 93, 94, 95, 96 Free Software Foundation, Inc.

#

This configure script is free software; the Free Software Foundation

gives unlimited permission to copy, distribute and modify it.

configure.sub

config.guess

missing

install-sh

mkinstalldirs

Copyright FSF, and under the GPL, these

files are only used for

convenient configuration and are not part of the generated binary,

and therefore do not impose any GPL restrictions on the rest of the

system. But as they are standard methods for configuration they

are included.

```
src/speech/g72x.h
src/speech/g721.c
src/speech/g72x.c
src/speech/g723_24.c
src/speech/g723_40.c
```

```
/*
```

```
* This source code is a product of Sun Microsystems, Inc. and is provided
* for unrestricted use. Users may copy or modify this source code without
* charge.
```

```
*
```

```
* SUN SOURCE CODE IS PROVIDED AS IS WITH NO WARRANTIES OF ANY KIND INCLUDING
* THE WARRANTIES OF DESIGN, MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE, OR ARISING FROM A COURSE OF DEALING, USAGE OR TRADE PRACTICE.
```

```
*
```

```
* Sun source code is provided with no support and without any obligation on
* the part of Sun Microsystems, Inc. to assist in its use, correction,
* modification or enhancement.
```

```
*
```

```
* SUN MICROSYSTEMS, INC. SHALL HAVE NO LIABILITY WITH RESPECT TO THE
* INFRINGEMENT OF COPYRIGHTS, TRADE SECRETS OR ANY PATENTS BY THIS SOFTWARE
* OR ANY PART THEREOF.
```

```
*
```

```
* In no event will Sun Microsystems, Inc. be liable for any lost revenue
* or profits or other special, indirect and consequential damages, even if
* Sun has been advised of the possibility of such damages.
```

```
*
```

```
* Sun Microsystems, Inc.
* 2550 Garcia Avenue
* Mountain View, California 94043
```

```
*/
```

```
lang/cmu_grapheme_lex/grapheme_unitran_tables.c
```

```
/* Copyright 2008-2012, University of Illinois at Urbana-Champaign */
```

```
/* distributed under the Apache License, Version (2.0) */
```

```
/* http://www.apache.org/licenses/LICENSE-2.0 */
```

```
/* Original table developed by Richard Sproat and Kyoung-young Kim */
```

```
/* Ported for Festvox by Gopala Anumachipalli gopalakr@cs.cmu.edu Sep 2012 */
```

```
/* Then converted to C for CMU Flite (cmuflite.org) */
```

1.22 libusb 1.0.22

1.22.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide to use it. You
can use it too, but we suggest
you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

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

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

We protect your rights with a two-step method: (1) we copyright the
library, and (2) we offer you this license, which gives you legal

permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

the Lesser General Public License.

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

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

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

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

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

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

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

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

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

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

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

under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

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

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

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

Section 6 states terms for distribution of such executables.

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

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

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

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

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

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

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

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

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

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

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

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

which the executable runs, unless that component itself accompanies the executable.

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

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

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public

License from time to time.
Such new versions will be similar in spirit to the present version,
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.23 fontconfig 2.12.6

1.23.1 Available under license :

fontconfig/COPYING

Copyright 2000,2001,2002,2003,2004,2006,2007 Keith Packard

Copyright 2005 Patrick Lam

Copyright 2009 Roozbeh Pournader

Copyright 2008,2009 Red Hat, Inc.

Copyright 2008 Danilo Egan

Copyright 2012 Google, Inc.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the author(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The authors make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE AUTHOR(S) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL

THE AUTHOR(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.24 libevent 2.1.5-beta

1.24.1 Available under license :

Libevent is available for use under the following license, commonly known as the 3-clause (or "modified") BSD license:

=====

Copyright (c) 2000-2007 Niels Provos <provos@citi.umich.edu>

Copyright (c) 2007-2012 Niels Provos and Nick Mathewson

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright

- notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
 3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

=====

Portions of Libevent are based on works by others, also made available by them under the three-clause BSD license above. The copyright notices are available in the corresponding source files; the license is as above. Here's a list:

log.c:

Copyright (c) 2000 Dug Song <dugsong@monkey.org>
Copyright (c) 1993 The Regents of the University of California.

strlcpy.c:

Copyright (c) 1998 Todd C. Miller <Todd.Miller@courtesan.com>

win32select.c:

Copyright (c) 2003 Michael A. Davis <mike@datanerds.net>

evport.c:

Copyright (c) 2007 Sun Microsystems

ht-internal.h:

Copyright (c) 2002 Christopher Clark

minheap-internal.h:

Copyright (c) 2006 Maxim Yegorushkin <maxim.yegorushkin@gmail.com>

=====

The arc4module is available under the following, sometimes called the "OpenBSD" license:

Copyright (c) 1996, David Mazieres <dm@uun.org>
Copyright (c) 2008, Damien Miller <djm@openbsd.org>

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

=====

The Windows timer code is based on code from libutp, which is distributed under this license, sometimes called the "MIT" license.

Copyright (c) 2010 BitTorrent, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

CMake - Cross Platform Makefile Generator

Copyright 2000-2013 Kitware, Inc.

Copyright 2000-2011 Insight Software Consortium

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the names of Kitware, Inc., the Insight Software Consortium, nor the names of their contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO,

THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The above copyright and license notice applies to distributions of CMake in source and binary form. Some source files contain additional notices of original copyright by their contributors; see each source for details. Third-party software packages supplied with CMake under compatible licenses provide their own copyright notices documented in corresponding subdirectories.

CMake was initially developed by Kitware with the following sponsorship:

- * National Library of Medicine at the National Institutes of Health as part of the Insight Segmentation and Registration Toolkit (ITK).
- * US National Labs (Los Alamos, Livermore, Sandia) ASC Parallel Visualization Initiative.

* National Alliance for Medical Image Computing (NAMIC) is funded by the National Institutes of Health through the NIH Roadmap for Medical Research, Grant U54 EB005149.

* Kitware, Inc.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.25 autogen 5.18.5

1.25.1 Available under license :

<PFX>Copyright (C) <years> <owner>, all rights reserved.

<PFX>This is free software. It is licensed for use, modification and <PFX>redistribution under the terms of the GNU General Public License, <PFX>version 2 <<http://gnu.org/licenses/gpl.html>>

<PFX><program> is free software: you can redistribute it and/or modify it <PFX>under the terms of version 2 of the GNU General Public License, <PFX>as published by the Free Software Foundation.

<PFX>

<PFX><program> is distributed in the hope that it will be useful, but <PFX>WITHOUT ANY WARRANTY; without even the implied warranty of <PFX>MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.

<PFX>See the GNU General Public License for more details.

<PFX>

<PFX>You should have received a copy of the GNU General Public License,
<PFX>version 2, along with this program.
<PFX>If not, see <<http://www.gnu.org/licenses/>>.

the GNU General Public License, version 2

<PFX>Copyright (C) <years> <owner>, all rights reserved.
<PFX>This is free software. It is licensed for use, modification and
<PFX>redistribution under the terms of the GNU Lesser General Public License,
<PFX>version 3 or later <<http://gnu.org/licenses/lgpl.html>>

<PFX><program> is free software: you can redistribute it and/or modify it
<PFX>under the terms of the GNU Lesser General Public License as published
<PFX>by the Free Software Foundation, either version 3 of the License, or
<PFX>(at your option) any later version.

<PFX>

<PFX><program> is distributed in the hope that it will be useful, but
<PFX>WITHOUT ANY WARRANTY; without even the implied warranty of
<PFX>MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
<PFX>See the GNU Lesser General Public License for more details.

<PFX>

<PFX>You should have received a copy of the GNU Lesser General Public License
<PFX>along with this program. If not, see <<http://www.gnu.org/licenses/>>.";

the GNU Lesser General Public License, version

3 or later

<PFX>Copyright (C) <years> <owner>, all rights reserved.
<PFX>This is free software. It is licensed for use, modification and
<PFX>redistribution under the terms of the GNU Lesser General Public License,
<PFX>version 2 or later <<http://www.gnu.org/licenses/old-licenses/lgpl-2.0.html>>

<PFX>The <program> library is free software; you can redistribute it and/or
<PFX>modify it under the terms of the GNU Library General Public License as
<PFX>published by the Free Software Foundation; either version 2 of the
<PFX>License, or (at your option) any later version.

<PFX>

<PFX>This library is distributed in the hope that it will be useful, but
<PFX>WITHOUT ANY WARRANTY; without even the implied warranty of
<PFX>MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
<PFX>Library General Public License for more details.

<PFX>

<PFX>You should have received a copy of the GNU Library General Public
<PFX>License along with this library; if not, see
<PFX><<http://www.gnu.org/licenses/old-licenses/lgpl-2.0.html>>

the

GNU Lesser General Public License, version 2.0 or later

<PFX>Copyright (C) <years> <owner>, all rights reserved.
<PFX>This is free software. It is licensed for use, modification and

<PFX>redistribution under the terms of the GNU General Public License,
<PFX>version 3 or later <<http://gnu.org/licenses/gpl.html>>

<PFX><program> is free software: you can redistribute it and/or modify it
<PFX>under the terms of the GNU General Public License as published by the
<PFX>Free Software Foundation, either version 3 of the License, or
<PFX>(at your option) any later version.

<PFX>

<PFX><program> is distributed in the hope that it will be useful, but
<PFX>WITHOUT ANY WARRANTY; without even the implied warranty of
<PFX>MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
<PFX>See the GNU General Public License for more details.

<PFX>

<PFX>You should have received a copy of the GNU General Public License along
<PFX>with this program. If not, see <<http://www.gnu.org/licenses/>>.

the GNU General Public License, version 3 or later

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates
the terms and conditions of version 3 of the GNU General Public
License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser
General Public License, and the "GNU GPL" refers to version 3 of the GNU
General Public License.

"The Library" refers to a covered work governed by this License,
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided
by the Library, but which is not otherwise based on the Library.
Defining a subclass of a class defined by the Library is deemed
a mode
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an
Application with the Library. The particular version of the Library
with which the Combined Work was made is also called the "Linked
Version".

The "Minimal Corresponding Source" for a Combined Work means the Corresponding Source for the Combined Work, excluding any source code for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license

document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

- a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the Combined Work with a copy of the GNU GPL and this license document.
- c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.
- d) Do one of the following:
 - 0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.
 - 1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.
- e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany

the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.)

5. Combined Libraries.

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 that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

@c The GNU Free Documentation License.

@center Version 1.3, 3 November 2008

@c This file is intended to be included within another document,

@c hence no sectioning command or @node.

@display

Copyright @copyright{ } 2000, 2001, 2002, 2007, 2008 Free Software Foundation, Inc.

@uref{<http://fsf.org/>}

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

@end display

@enumerate 0

@item

PREAMBLE

The purpose of this License is to make a manual, textbook, or other functional and useful document @dfn{free} in the sense of freedom: to assure everyone the effective freedom to copy and redistribute it, with or without modifying it, either commercially or noncommercially. Secondly, this License preserves for the author and publisher a way

to get credit for their work, while not being considered responsible for modifications made by others.

This License is a kind of "copyleft", which means that derivative works of the document must themselves be free in the same sense. It complements the GNU General Public License, which is a copyleft license designed for free software.

We have designed this License in order to use it for manuals for free software, because free software needs free documentation: a free program should come with manuals providing the same freedoms that the software does. But this License is not limited to software manuals; it can be used for any textual work, regardless of subject matter or whether it is published as a printed book. We recommend this License principally for works whose purpose is instruction or reference.

@item

APPLICABILITY AND DEFINITIONS

This License applies to any manual or other work, in any medium, that contains a notice placed by the copyright holder saying it can be distributed under the terms of this License. Such a notice grants a world-wide, royalty-free license, unlimited in duration, to use that work under the conditions stated herein. The "Document", below, refers

to any such manual or work. Any member of the public is a licensee, and is addressed as "you". You accept the license if you copy, modify or distribute the work in a way requiring permission under copyright law.

A "Modified Version" of the Document means any work containing the Document or a portion of it, either copied verbatim, or with modifications and/or translated into another language.

A "Secondary Section" is a named appendix or a front-matter section of the Document that deals exclusively with the relationship of the publishers or authors of the Document to the Document's overall subject (or to related matters) and contains nothing that could fall directly within that overall subject. (Thus, if the Document is in part a textbook of mathematics, a Secondary Section may not explain any mathematics.) The relationship could be a matter of historical connection with the subject or with related matters, or of legal, commercial, philosophical, ethical or political position regarding them.

The "Invariant Sections" are certain Secondary Sections whose titles

are designated, as being those of Invariant Sections, in the notice that says that the Document is released under this License. If a section does not fit the above definition of Secondary then it is not allowed to be designated as Invariant. The Document may contain zero Invariant Sections. If the Document does not identify any Invariant Sections then there are none.

The ``Cover Texts'' are certain short passages of text that are listed, as Front-Cover Texts or Back-Cover Texts, in the notice that says that the Document is released under this License. A Front-Cover Text may be at most 5 words, and a Back-Cover Text may be at most 25 words.

A ``Transparent'' copy of the Document means a machine-readable copy, represented in a format whose specification is available to the general public, that is suitable for revising the document straightforwardly with generic text editors or (for images composed of pixels) generic paint programs or (for drawings) some widely available drawing editor, and that is suitable for input to text formatters or for automatic translation to a variety of formats suitable for input to text formatters. A copy made in an otherwise Transparent file format whose markup, or absence of markup, has been arranged to thwart or discourage subsequent modification by readers is not Transparent. An image format is not Transparent if used for any substantial amount of text. A copy that is not ``Transparent'' is called ``Opaque''.

Examples of suitable formats for Transparent copies include plain ASCII without markup, Texinfo input format, $\text{La@TeX}\{\}$ input format, SGML or XML using a publicly available DTD, and standard-conforming simple HTML, PostScript or PDF designed for human modification. Examples of transparent image formats include PNG, XCF and JPG. Opaque formats include proprietary formats that can be read and edited only by proprietary word processors, SGML or XML for which the DTD and/or processing tools are not generally available, and the machine-generated HTML, PostScript or PDF produced by some word processors for output purposes only.

The ``Title Page'' means, for a printed book, the title page itself, plus such following pages as are needed to hold, legibly, the material this License requires to appear in the title page. For works in formats which do not have any title page as such, ``Title Page'' means the text near the most prominent appearance of the work's title, preceding the beginning of the body of the text.

The ``publisher'' means any person or entity that distributes copies

of the Document to the public.

A section ``Entitled XYZ" means a named subunit of the Document whose title either is precisely XYZ or contains XYZ in parentheses following text that translates XYZ in another language. (Here XYZ stands for a specific section name mentioned below, such as ``Acknowledgements", ``Dedications", ``Endorsements", or ``History".) To ``Preserve the Title" of such a section when you modify the Document means that it remains a section ``Entitled XYZ" according to this definition.

The Document may include Warranty Disclaimers next to the notice which states that this License applies to the Document. These Warranty Disclaimers are considered to be included by reference in this License, but only as regards disclaiming warranties: any other implication that these Warranty Disclaimers may have is void and has no effect on the meaning of this License.

@item

VERBATIM COPYING

You may copy and distribute the Document in any medium, either commercially or noncommercially, provided that this License, the copyright notices, and the license notice saying this License applies to the Document are reproduced in all copies, and that you add no other conditions whatsoever to those of this License. You may not use technical measures to obstruct or control the reading or further copying of the copies you make or distribute. However, you may accept compensation in exchange for copies. If you distribute a large enough number of copies you must also follow the conditions in section 3.

You may also lend copies, under the same conditions stated above, and you may publicly display copies.

@item

COPYING IN QUANTITY

If you publish printed copies (or copies in media that commonly have printed covers) of the Document, numbering more than 100, and the Document's license notice requires Cover Texts, you must enclose the copies in covers that carry, clearly and legibly, all these Cover Texts: Front-Cover Texts on the front cover, and Back-Cover Texts on the back cover. Both covers must also clearly and legibly identify you as the publisher of these copies. The front cover must present the full title with all words of the title equally prominent and visible. You may add other material on the covers in addition. Copying with changes limited to the covers, as long as they preserve

the
title of the Document and satisfy these conditions, can be treated
as verbatim copying in other respects.

If the required texts for either cover are too voluminous to fit
legibly, you should put the first ones listed (as many as fit
reasonably) on the actual cover, and continue the rest onto adjacent
pages.

If you publish or distribute Opaque copies of the Document numbering
more than 100, you must either include a machine-readable Transparent
copy along with each Opaque copy, or state in or with each Opaque copy
a computer-network location from which the general network-using
public has access to download using public-standard network protocols
a complete Transparent copy of the Document, free of added material.
If you use the latter option, you must take reasonably prudent steps,
when you begin distribution of Opaque copies in quantity, to ensure
that this Transparent copy will remain thus accessible at the stated
location until at least one year after the last time you distribute
an
Opaque copy (directly or through your agents or retailers) of that
edition to the public.

It is requested, but not required, that you contact the authors of the
Document well before redistributing any large number of copies, to give
them a chance to provide you with an updated version of the Document.

@item

MODIFICATIONS

You may copy and distribute a Modified Version of the Document under
the conditions of sections 2 and 3 above, provided that you release
the Modified Version under precisely this License, with the Modified
Version filling the role of the Document, thus licensing distribution
and modification of the Modified Version to whoever possesses a copy
of it. In addition, you must do these things in the Modified Version:

@enumerate A

@item

Use in the Title Page (and on the covers, if any) a title distinct
from that of the Document, and from those of previous versions
(which should, if there were any, be listed in the History section
of the Document). You may use the same
title as a previous version
if the original publisher of that version gives permission.

@item

List on the Title Page, as authors, one or more persons or entities

responsible for authorship of the modifications in the Modified Version, together with at least five of the principal authors of the Document (all of its principal authors, if it has fewer than five), unless they release you from this requirement.

@item

State on the Title page the name of the publisher of the Modified Version, as the publisher.

@item

Preserve all the copyright notices of the Document.

@item

Add an appropriate copyright notice for your modifications adjacent to the other copyright notices.

@item

Include, immediately after the copyright notices, a license notice giving the public permission to use the Modified Version under the terms of this License, in the form shown in the Addendum below.

@item

Preserve in that license notice the full lists of Invariant Sections and required Cover Texts given in the Document's license notice.

@item

Include an unaltered copy of this License.

@item

Preserve the section Entitled ``History'', Preserve its Title, and add to it an item stating at least the title, year, new authors, and publisher of the Modified Version as given on the Title Page. If there is no section Entitled ``History'' in the Document, create one stating the title, year, authors, and publisher of the Document as given on its Title Page, then add an item describing the Modified Version as stated in the previous sentence.

@item

Preserve the network location, if any, given in the Document for public access to a Transparent copy of the Document, and likewise the network locations given in the Document for previous versions it was based on. These may be placed in the ``History'' section. You may omit a network location for a work that was published at least four years before the Document itself, or if the original publisher of the version it refers to gives permission.

@item

For any section Entitled ``Acknowledgements" or ``Dedications", Preserve the Title of the section, and preserve in the section all the substance and tone of each of the contributor acknowledgements and/or dedications given therein.

@item

Preserve all the Invariant Sections of the Document, unaltered in their text and in their titles. Section numbers or the equivalent are not considered part of the section titles.

@item

Delete any section Entitled ``Endorsements". Such a section may not be included in the Modified Version.

@item

Do not retitle any existing section to be Entitled ``Endorsements" or to conflict in title with any Invariant Section.

@item

Preserve any Warranty Disclaimers.

@end enumerate

If the Modified Version includes new front-matter sections or appendices that qualify as Secondary Sections and contain no material copied from the Document, you may at your option designate some or all of these sections as invariant. To do this, add their titles to the list of Invariant

Sections in the Modified Version's license notice.

These titles must be distinct from any other section titles.

You may add a section Entitled ``Endorsements", provided it contains nothing but endorsements of your Modified Version by various parties---for example, statements of peer review or that the text has been approved by an organization as the authoritative definition of a standard.

You may add a passage of up to five words as a Front-Cover Text, and a passage of up to 25 words as a Back-Cover Text, to the end of the list of Cover Texts in the Modified Version. Only one passage of Front-Cover Text and one of Back-Cover Text may be added by (or through arrangements made by) any one entity. If the Document already includes a cover text for the same cover, previously added by you or by arrangement made by the same entity you are acting on behalf of, you may not add another; but you may replace the old one, on explicit permission from the previous publisher that added the old one.

The author(s) and publisher(s) of the Document do not by this License give permission to use their names for publicity for or to assert or imply endorsement of any Modified Version.

@item

COMBINING DOCUMENTS

You may combine the Document with other documents released under this License, under the terms defined in section 4 above for modified versions, provided that you include in the combination all of the Invariant Sections of all of the original documents, unmodified, and list them all as Invariant Sections of your combined work in its license notice, and that you preserve all their Warranty Disclaimers.

The combined work need only contain one copy of this License, and multiple identical Invariant Sections may be replaced with a single copy. If there are multiple Invariant Sections with the same name but different contents, make the title of each such section unique by adding at the end of it, in parentheses, the name of the original author or publisher of that section if known, or else a unique number.

Make the same adjustment to the section titles in the list of Invariant Sections in the license notice of the combined work.

In the combination, you must combine any sections Entitled ``History'' in the various original documents, forming one section Entitled ``History''; likewise combine any sections Entitled ``Acknowledgements'', and any sections Entitled ``Dedications''. You must delete all sections Entitled ``Endorsements.''

@item

COLLECTIONS OF DOCUMENTS

You may make a collection consisting of the Document and other documents released under this License, and replace the individual copies of this License in the various documents with a single copy that is included in the collection, provided that you follow the rules of this License for verbatim copying of each of the documents in all other respects.

You may extract a single document from such a collection, and distribute it individually under this License, provided you insert a copy of this License into the extracted document, and follow this License in all other respects regarding verbatim copying of that document.

@item

AGGREGATION WITH INDEPENDENT WORKS

A compilation of the Document or its derivatives with other separate and independent documents or works, in or on a volume of a storage or distribution medium, is called an "aggregate" if the copyright resulting from the compilation is not used to limit the legal rights of the compilation's users beyond what the individual works permit. When the Document is included in an aggregate, this License does not apply to the other works in the aggregate which are not themselves derivative works of the Document.

If the Cover Text requirement of section 3 is applicable to these copies of the Document, then if the Document is less than one half of the entire aggregate, the Document's Cover Texts may be placed on covers that bracket the Document within the aggregate, or the electronic equivalent of covers if the Document is in electronic form.

Otherwise they must appear on printed covers that bracket the whole aggregate.

@item

TRANSLATION

Translation is considered a kind of modification, so you may distribute translations of the Document under the terms of section 4. Replacing Invariant Sections with translations requires special permission from their copyright holders, but you may include translations of some or all Invariant Sections in addition to the original versions of these Invariant Sections. You may include a translation of this License, and all the license notices in the Document, and any Warranty Disclaimers, provided that you also include the original English version of this License and the original versions of those notices and disclaimers. In case of a disagreement between the translation and the original version of this License or a notice or disclaimer, the original version will prevail.

If a section in the Document is Entitled "Acknowledgements", "Dedications", or "History", the requirement (section 4) to Preserve its Title (section 1) will typically require changing the actual title.

@item

TERMINATION

You may not copy, modify, sublicense, or distribute the Document except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, or distribute it is void, and will automatically terminate your rights under this License.

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, receipt of a copy of some or all of the same material does not give you any rights to use it.

@item

FUTURE REVISIONS OF THIS LICENSE

The Free Software Foundation may publish new, revised versions of the GNU Free Documentation License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns. See <http://www.gnu.org/copyleft/>.

Each version of the License is given a distinguishing version number. If the Document specifies that a particular numbered version of this License "or any later version" applies to it, you have the option of following the terms and conditions either of that specified version or of any later version that has been published (not as a draft) by the Free Software Foundation. If the Document does not specify a version number of this License, you may choose any version ever published (not as a draft) by the Free Software Foundation. If the Document specifies that a proxy can decide which future versions of this License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Document.

@item

RELICENSING

"Massive Multiauthor Collaboration Site" (or "MMC Site") means any

World Wide Web server that publishes copyrightable works and also provides prominent facilities for anybody to edit those works. A public wiki that anybody can edit is an example of such a server. A ``Massive Multiauthor Collaboration" (or ``MMC") contained in the site means any set of copyrightable works thus published on the MMC site.

``CC-BY-SA" means the Creative Commons

Attribution-Share Alike 3.0

license published by Creative Commons Corporation, a not-for-profit corporation with a principal place of business in San Francisco, California, as well as future copyleft versions of that license published by that same organization.

``Incorporate" means to publish or republish a Document, in whole or in part, as part of another Document.

An MMC is ``eligible for relicensing" if it is licensed under this License, and if all works that were first published under this License somewhere other than this MMC, and subsequently incorporated in whole or in part into the MMC, (1) had no cover texts or invariant sections, and (2) were thus incorporated prior to November 1, 2008.

The operator of an MMC Site may republish an MMC contained in the site under CC-BY-SA on the same site at any time before August 1, 2009, provided the MMC is eligible for relicensing.

@end enumerate

@page

@heading ADDENDUM: How to use this License for your documents

To use this License
in a document you have written, include a copy of
the License in the document and put the following copyright and
license notices just after the title page:

@smallexample

@group

Copyright (C) @var{year} @var{your name}.

Permission is granted to copy, distribute and/or modify this document under the terms of the GNU Free Documentation License, Version 1.3 or any later version published by the Free Software Foundation; with no Invariant Sections, no Front-Cover Texts, and no Back-Cover Texts. A copy of the license is included in the section entitled ``GNU Free Documentation License".

@end group

@end smallexample

If you have Invariant Sections, Front-Cover Texts and Back-Cover Texts, replace the ``with@dots{ }Texts."@: line with this:

```
@smallexample
@group
  with the Invariant Sections being @var{list their titles}, with
  the Front-Cover Texts being @var{list}, and with the Back-Cover Texts
  being @var{list}.
@end group
@end smallexample
```

If you have Invariant Sections without Cover Texts, or some other combination of the three, merge those two alternatives to suit the situation.

If your document contains nontrivial examples of program code, we recommend releasing these examples in parallel under your choice of free software license, such as the GNU General Public License, to permit their use in free software.

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

GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to

freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

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

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

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

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

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

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

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

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

1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

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

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

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

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

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a

covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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

6. Conveying Non-Source Forms.

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

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

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

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

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

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

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

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on

those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently

reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims

owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is

conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided

above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate

parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.
<PFX>Copyright (C) <years> <owner>, all rights reserved.
<PFX>This is free software. It is licensed for use, modification and
<PFX>redistribution under the terms of the GNU Affero GPL, version 3
<PFX>or later <http://gnu.org/licenses/gpl.html>

<PFX><program> is free software: you can redistribute it and/or modify it
<PFX>under the terms of the GNU General Public License as published by the
<PFX>Free Software Foundation, either version 3 of the License, or
<PFX>(at your option) any later version.
<PFX>
<PFX><program> is distributed in the hope that it will be useful, but
<PFX>WITHOUT ANY WARRANTY; without even the implied warranty of
<PFX>MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE.
<PFX>See the GNU Affero General Public License for more details.
<PFX>
<PFX>You should have received a copy of the GNU Affero General Public License
<PFX>along with this program. If not, see <http://www.gnu.org/licenses/>.

GNU Affero GPL, version 3 or later
GNU GENERAL PUBLIC LICENSE
Version 3, 29 June 2007

Copyright (C) 1992-2015 by Bruce Korb - all rights reserved
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast,

the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

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

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

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

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

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

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

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

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the

extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

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

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

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

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

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by

this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and

appropriately publish
on each copy an appropriate copyright notice;
keep intact all notices stating that this License and any
non-permissive terms added in accord with section 7 apply to the code;
keep intact all notices of the absence of any warranty; and give all
recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey,
and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

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

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

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

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

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

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

6. Conveying Non-Source Forms.

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

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.
- e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no

charge under subsection 6d.

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that

material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this

License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered

work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of

the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation
of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) by Bruce Korb - all rights reserved
```

```
This program is free software: you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation, either version 3 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program. If not, see <http://www.gnu.org/licenses/>.
```

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) by Bruce Korb - all rights reserved  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it
```

under certain conditions; type ``show c'` for details.

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.26 protobuf 3.7.1

1.27 wpa-supPLICANT 2.1-devel

1.27.1 Available under license :

wpa_supplicant and hostapd

Copyright (c) 2002-2012, Jouni Malinen <j@w1.fi> and contributors
All Rights Reserved.

See the README file for the current license terms.

This software was previously distributed under BSD/GPL v2 dual license terms that allowed either of those license alternatives to be selected. As of February 11, 2012, the project has chosen to use only the BSD license option for future distribution. As such, the GPL v2 license option is no longer used. It should be noted that the BSD license option (the one with advertisement clause removed) is compatible with GPL and as such, does not prevent use of this software in projects that use GPL.

Some of the files may still include pointers to GPL version 2 license terms. However, such copyright and license notifications are maintained only for attribution purposes and any distribution of this software

after February 11, 2012 is no longer under the GPL v2 option.

1.28 libpng 1.6.37

1.28.1 Available under license :

Copyright (c) 1998-2008 Greg Roelofs. All rights reserved.

This software is provided "as is," without warranty of any kind, express or implied. In no event shall the author or contributors be held liable for any damages arising in any way from the use of this software.

The contents of this file are DUAL-LICENSED. You may modify and/or redistribute this software according to the terms of one of the following two licenses (at your option):

LICENSE 1 ("BSD-like with advertising clause"):

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. Redistributions of source code must retain the above copyright notice, disclaimer, and this list of conditions.
2. Redistributions in binary form must reproduce the above copyright notice, disclaimer, and this list of conditions in the documentation and/or other materials provided with the distribution.
3. All advertising materials mentioning features or use of this software must display the following acknowledgment:

This product includes software developed by Greg Roelofs and contributors for the book, "PNG: The Definitive Guide," published by O'Reilly and Associates.

LICENSE 2 (GNU GPL v2 or later):

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR
PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software Foundation,
Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

pnm2png / png2pnm --- conversion from PBM/PGM/PPM-file to PNG-file

copyright (C) 1999-2019 by Willem van Schaik <willem at schaik dot com>

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

The software is provided "as is", without warranty of any kind, express or
implied, including but not limited to the warranties of merchantability,
fitness for a particular purpose and noninfringement. In no event shall the
authors or copyright holders be liable for any claim, damages or other
liability,
whether in an action of contract, tort or otherwise, arising from,
out of or in connection with the software or the use or other dealings in the
software.

```
/* intel_init.c - SSE2 optimized filter functions
*
* Copyright (c) 2018 Cosmin Truta
* Copyright (c) 2016-2017 Glenn Randers-Pehrson
* Written by Mike Klein and Matt Sarett, Google, Inc.
* Derived from arm/arm_init.c
*
* This code is released under the libpng license.
* For conditions of distribution and use, see the disclaimer
* and license in png.h
*/
```

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,

- b) Accompany it with a written offer, valid for at least three

years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among

countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

- * Copyright (c) 1995-2019 The PNG Reference Library Authors.
- * Copyright (c) 2018-2019 Cosmin Truta.
- * Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- * Copyright (c) 1996-1997 Andreas Dilger.
- * Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted
to use, copy, modify, and distribute
this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.

2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are derived from libpng-1.0.6, and are distributed according to the same disclaimer

and license as libpng-1.0.6 with the following individuals added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudhe
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of the library or against infringement. There is no warranty that our efforts or the library will fulfill any of your particular purposes or needs. This library is provided with all faults, and the entire risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not

be misrepresented as being the original source.

3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

1.29 slf4j 1.6.0

1.29.1 Available under license :

Copyright (c) 2004-2008 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2004-2007 QOS.ch
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s)

with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf

of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright 1999-2005 The Apache Software Foundation

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common

control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity

on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License,

each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the

Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained

within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory,

whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

This product includes software developed by
The Apache Software Foundation (<http://www.apache.org/>).

1.30 fdisk 2.28.2

1.30.1 Available under license :

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR
CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT
OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF
LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT
(INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE
USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH
DAMAGE.

```
# libblkid/src/partitions/libblkid_la-bsd.lo - a libtool object file
```

```
# Generated by libtool (GNU libtool) 2.4.6
```

```
#
```

```
# Please DO NOT delete this file!
```

```
# It is necessary for linking the library.
```

```
# Name of the PIC object.
```

```
pic_object='.libs/libblkid_la-bsd.o'
```

```
# Name of the non-PIC object
```

```
non_pic_object=none
```

```
libfdisk/src/libfdisk_la-bsd.lo: libfdisk/src/bsd.c \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/stdc-predef.h \
```

```
config.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/unistd.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/features.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/sys/cdefs.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/wordsize.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/long-double.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/gnu/stubs.h
```

```
\
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/gnu/stubs-hard.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/posix_opt.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/environments.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/types.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-  
gnueabi/hf/sysroot/usr/include/bits/typesizes.h \
```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/lib/gcc/arm-cisco-linux-
```

```
gnueabihf/8.3.0/include/stddef.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/confname.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/getopt_posix.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/getopt_core.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/unistd.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/stdio.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/libc-header-start.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-  
gnueabihf/8.3.0/include/stdarg.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__fpos_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__mbstate_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__fpos64_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/struct_FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/cookie_io_functions_t.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/stdio_lim.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/sys_errlist.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/stdio.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/stdio2.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/stdlib.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/waitflags.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/waitstatus.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
```

gnueabihf/sysroot/usr/include/bits/floatn.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/floatn-common.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/locale_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__locale_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/types.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/clock_t.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/clockid_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/time_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/timer_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdint-intn.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/endian.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/endian.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/byteswap.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uintn-identity.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/select.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigset_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__sigset_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timeval.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timespec.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select2.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/pthreadtypes.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/thread-shared-types.h \
\

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/pthreadtypes-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/alloca.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib-bsearch.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib-float.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/string.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/strings.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/strings_fortified.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/string_fortified.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/fcntl.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/fcntl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/fcntl-linux.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_iovec.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/linux/falloc.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stat.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/fcntl2.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/errno.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/errno.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/linux/errno.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/errno.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/errno.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/errno-base.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-

```

gnueabihf/sysroot/usr/include/bits/types/error_t.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/sys/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-
gnueabihf/8.3.0/include-fixed/limits.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-
gnueabihf/8.3.0/include-fixed/syslimits.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/limits.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/posix1_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/local_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/linux/limits.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/posix2_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/xopen_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/uio_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/signal.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/signum.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/signum-generic.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/sig_atomic_t.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/siginfo_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/__sigval_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/siginfo-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/siginfo-consts.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/siginfo-consts-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/sigval_t.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/sigevent_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

```

```

gnueabihf/sysroot/usr/include/bits/sigevent-consts.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/sigaction.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/sigcontext.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/asm/sigcontext.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/stack_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/sys/ucontext.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/sigstack.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/ss_flags.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/struct_sigstack.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/sigthread.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/linux/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/asm/param.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/asm-generic/param.h \
include/nls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/locale.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/locale.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/libintl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/langinfo.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/nl_types.h
\
include/blkdev.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/sys/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/ioctls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/asm/ioctls.h \

```

```

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/linux/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctl.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctl-types.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ttydefaults.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/stat.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/statx.h \
libfdisk/src/fdiskP.h include/c.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/lib/gcc/arm-cisco-linux-gnueabi/8.3.0/include/stdint.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdint.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/wchar.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdint-uintn.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/assert.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/err.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/sysmacros.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sysmacros.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/time.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/time.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/timex.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_tm.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_itimerspec.h \
libfdisk/src/libfdisk.h include/list.h include/debug.h include/pt-mbr.h \
include/pt-bsd.h include/all-io.h include/c.h

```

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdc-predef.h:

config.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/unistd.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/features.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/cdefs.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/wordsize.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/long-double.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/gnu/stubs.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/gnu/stubs-hard.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/posix_opt.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/environments.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/typesizes.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/lib/gcc/arm-cisco-linux-gnueabi/8.3.0/include/stddef.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/confname.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/getopt_posix.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/getopt_core.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/unistd.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/stdio.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/libc-header-start.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include/stdarg.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__fpos_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__mbstate_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__fpos64_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/cookie_io_functions_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sys_errlist.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/stdlib.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/waitflags.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/waitstatus.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/floatn.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/floatn-common.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/locale_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__locale_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/clock_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/clockid_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/time_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/timer_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdint-intn.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/endian.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/endian.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/byteswap.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uintn-identity.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/select.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigset_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__sigset_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timeval.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timespec.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/pthreadtypes.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/thread-shared-types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/pthreadtypes-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/alloca.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib-bsearch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib-float.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/string.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/strings.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/strings_fortified.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/string_fortified.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/fcntl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl-linux.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_iovec.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/falloc.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stat.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/errno-base.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/error_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/syslimits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix1_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/local_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix2_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/xopen_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uio_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/signal.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum-generic.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sig_atomic_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/siginfo_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/__sigval_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/siginfo-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/siginfo-consts.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/siginfo-consts-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/sigval_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/sigevent_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sigevent-consts.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sigaction.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sigcontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/sigcontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/stack_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ucontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sigstack.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ss_flags.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_sigstack.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sigthread.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/param.h:

include/nls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/locale.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/locale.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/libintl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/langinfo.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/nl_types.h:

include/blkdev.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctl-types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ttydefaults.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/stat.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/statx.h:

libfdisk/src/fdiskP.h:

include/c.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/lib/gcc/arm-cisco-linux-gnueabi/8.3.0/include/stdint.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdint.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/wchar.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdint-uintn.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/assert.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/err.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/sysmacros.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/sysmacros.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/time.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-

gnueabihf/sysroot/usr/include/bits/time.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/timex.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_tm.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_itimerspec.h:

libfdisk/src/libfdisk.h:

include/list.h:

include/debug.h:

include/pt-mbr.h:

include/pt-bsd.h:

include/all-io.h:

include/c.h:

/*

* Copyright (c) 1989 The Regents of the University of California.

* All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in the

* documentation and/or other materials provided with the distribution.

* 3. All advertising materials mentioning features or use of this software

* must display the following acknowledgement:

* This product includes software developed by the University of

* California, Berkeley and its contributors.

* 4. Neither the name of the University nor the names of its contributors

* may be used to endorse or promote products derived from this software

*

without specific prior written permission.

*

* THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND

* ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

* ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
* FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
* DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
* OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
* LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
* OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
* SUCH DAMAGE.

*/

libfdisk/src/libfdisk_la-bsd.lo - a libtool object file

Generated by libtool (GNU libtool) 2.4.6

#

Please DO NOT delete this file!

It is necessary for linking the library.

Name of the PIC object.

pic_object='.libs/libfdisk_la-bsd.o'

Name of the non-PIC object

non_pic_object=none

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering

access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to

apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of

MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

```
ELF(4(-D@-@M 0 @
@/4O-4$M@0POP
```

```
$04`P
P@0P0
pP
P
P
P
```

h3 00T0 %0P
4Ee/PDDd&@YzY
2P002002000QP>

0

P

0Pt

P@Y#0S

W`\$2 00

2@0`0 00 PUY

\$0QP1 00

10`!0 t!`/ZjLJY

1 00}

00P!0 A f)00 0 x5p2h^,PtldX|tld\\@bsdfreebsdopenbsdnetbsd%d: %s: %8s: LOWPROBELibblkidWARNING:
BSD label detected on unknown (0x%x) primary partitionWARNING: ignore %d more BSD partitionsWARNING:
BSD partition (%d) same like parent, ignoreWARNING: BSD partition (%d) overflow detected, ignoreWEVGCC:
(crosstool-NG 1.24.0.295_2d4a8cf) 8.3.0A8aeabi.8-AA

"*D

\T\|pl#

(

-,

28

7

=

B

GD

L

Q

V

[jp

&C]wTbsd.c\$aul_debug\$dprobe_bsd_pt.LC0.LC4.LC5.LC6.LC10.LC9.LC8.LC7.LC1.LC3.LC2__vfprintf_chkfput
c_GLOBAL_OFFSET_TABLE__stderr__aeabi_unwind_cpp_pr1blkid_partitions_need_typeonlyblkid_probe_get_se
ctorblkid_probe_get_partlistblkid_partlist_get_parentblkid_partition_get_typeblkid_partlist_new_parttableblkid_par
tition_get_startblkid_is_nested_dimensionblkid_partlist_add_partitionblkid_partition_set_typegetpid__fprintf_chkbl
kid_partition_get_size__errno_locationlibblkid_debug_mask__aeabi_unwind_cpp_pr0bsd_pt_idinfo4!@"T#X\$|&'()
*4+,-./0120,1D3010

1(*l#p4tx|\$*%**5

\$4.symtab.strtab.shstrtab.rel.text.data.bss.ARM.extab.rel.ARM.exidx.rel.data.rel.ro.local.rodata.str1.4.comment.note
.GNU-stack.ARM.attributes4 @%+0?p; @(NTJ @@(a2p!p0.y9p! h

%h

This library is free software; you can redistribute it and/or
modify it under the terms of the GNU Lesser General Public
License as published by the Free Software Foundation; either
version 2.1 of the License, or (at your option) any later
version.

The complete text of the license is available in the
../Documentation/licenses/COPYING.LGPLv2.1 file.

WEV @@ WEV[B "1

```
libblkid/src/partitions/libblkid_la-bsd.lo: libblkid/src/partitions/bsd.c \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/stdc-predef.h \  
config.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/stdio.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/libc-header-start.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/features.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/sys/cdefs.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/wordsize.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/long-double.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/gnu/stubs.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/gnu/stubs-hard.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-  
gnueabihf/8.3.0/include/stddef.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-  
gnueabihf/8.3.0/include/stdarg.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/typesizes.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__fpos_t.h  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__mbstate_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__fpos64_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/__FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/struct_FILE.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-  
gnueabihf/sysroot/usr/include/bits/types/cookie_io_functions_t.h
```

```
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/stdio_lim.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/sys_errlist.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/stdio.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/stdio2.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/string.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/locale_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/__locale_t.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/strings.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/strings_fortified.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/string_fortified.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/stdlib.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/waitflags.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/waitstatus.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/floatn.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/floatn-common.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/sys/types.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/clock_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/clockid_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/time_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/types/timer_t.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/bits/stdint-intn.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-
gnueabihf/sysroot/usr/include/endian.h \
```

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/endian.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/byteswap.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/uintn-identity.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/select.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/select.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/sigset_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/__sigset_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_timeval.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/types/struct_timespec.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/select2.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/pthreadtypes.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/thread-shared-types.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/pthreadtypes-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/alloca.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib-bsearch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib-float.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdlib.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/lib/gcc/arm-cisco-linux-gnueabi/8.3.0/include/stdint.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdint.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/wchar.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/stdint-uintn.h \
libblkid/src/partitions/partitions.h libblkid/src/blkidP.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/dirent.h \
\

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/dirent.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix1_lim.h \  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/local_lim.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/limits.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/stat.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stat.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/statx.h \  
include/c.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/limits.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/syslimits.h \  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/limits.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix2_lim.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/xopen_lim.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uio_lim.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/unistd.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix_opt.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/environments.h \  
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/confname.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/getopt_posix.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/getopt_core.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/unistd.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/errno.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/errno.h \  
\  

```

```
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/linux/errno.h
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/asm/errno.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/asm-generic/errno.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/asm-generic/errno-base.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/types/error_t.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/assert.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/err.h
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/sys/sysmacros.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/sysmacros.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/fcntl.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/fcntl.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/fcntl-linux.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/types/struct_iovec.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/linux/falloc.h
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/fcntl2.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/time.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/time.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/timex.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/types/struct_tm.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/bits/types/struct_itimerspec.h \  
include/bitops.h \  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-gnueabi/hf/sysroot/usr/include/sys/param.h
\  
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/hf/arm-cisco-linux-
```

gnueabihf/sysroot/usr/include/signal.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum-generic.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sig_atomic_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/siginfo_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__sigval_t.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-consts.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-consts-arch.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigval_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigevent_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigevent-consts.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigaction.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigcontext.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/sigcontext.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/stack_t.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/ucontext.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigstack.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/ss_flags.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_sigstack.h \
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigthread.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/param.h \
\

```

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/param.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/byteswap.h
\
include/blkdev.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/ioctls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctls.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/linux/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/ioctl.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctl.h
\
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctl-types.h \
/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ttydefaults.h \
include/debug.h libblkid/src/blkid.h include/list.h include/pt-mbr.h \
include/pt-bsd.h

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdc-predef.h:

config.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/stdio.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/libc-header-start.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/features.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/cdefs.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-

```

gnueabihf/sysroot/usr/include/bits/wordsize.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/long-double.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/gnu/stubs.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/gnu/stubs-hard.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include/stddef.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include/stdarg.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/typesizes.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__fpos_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__mbstate_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__fpos64_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_FILE.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/cookie_io_functions_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

gnueabihf/sysroot/usr/include/bits/sys_errlist.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdio2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/string.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/locale_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__locale_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/strings.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/strings_fortified.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/string_fortified.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/stdlib.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/waitflags.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/waitstatus.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/floatn.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/floatn-common.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/clock_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

gnueabihf/sysroot/usr/include/bits/types/clockid_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/time_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/timer_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdint-intn.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/endian.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/endian.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/byteswap.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uintn-identity.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/select.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigset_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__sigset_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timeval.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_timespec.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/select2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/pthreadtypes.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

gnueabihf/sysroot/usr/include/bits/thread-shared-types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/pthreadtypes-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/alloca.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib-bsearch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib-float.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdlib.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include/stdint.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/stdint.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/wchar.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stdint-uintn.h:

libblkid/src/partitions/partitions.h:

libblkid/src/blkidP.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/dirent.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/dirent.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix1_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/local_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/stat.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/stat.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/statx.h:

include/c.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/lib/gcc/arm-cisco-linux-gnueabihf/8.3.0/include-fixed/syslimits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/limits.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix2_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/xopen_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/uio_lim.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/unistd.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/posix_opt.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/environments.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/confname.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/getopt_posix.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/getopt_core.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

gnueabihf/sysroot/usr/include/bits/unistd.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/errno.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm-generic/errno-base.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/error_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/assert.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/err.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/sysmacros.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sysmacros.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/fcntl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl-linux.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_iovec.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-

gnueabihf/sysroot/usr/include/linux/falloc.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/fcntl2.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/time.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/time.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/timex.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_tm.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_itimerspec.h:

include/bitops.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/signal.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/signum-generic.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sig_atomic_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/siginfo_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/__sigval_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-consts.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/siginfo-consts-arch.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigval_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/sigevent_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigevent-consts.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigaction.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigcontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/sigcontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/stack_t.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/sys/ucontext.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigstack.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/ss_flags.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/types/struct_sigstack.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/sigthread.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/bits/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/linux/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabihf/arm-cisco-linux-gnueabihf/sysroot/usr/include/asm/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/param.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/byteswap.h:

include/blkdev.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctls.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/linux/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/asm-generic/ioctl.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/bits/ioctl-types.h:

/data/.cache/artifactory/toolchain/arm_gcc-8.3.0_glibc-2.28-x86_64-linux-gnueabi/arm-cisco-linux-gnueabi/sysroot/usr/include/sys/ttydefaults.h:

include/debug.h:

libblkid/src/blkid.h:

include/list.h:

include/pt-mbr.h:

include/pt-bsd.h:

ELF(<[4(@-3 MQ@0 1 #PA @-?@ MQ0 1@ #P@ O-MP`PI @V-

@

p00 PP@T

P
0SSW!Z
V
` p8 `),(@-@@-D@-@M 0 @
@/40m 0@- 0d 0@-0@-@PaM`
0Sg
PPp`
P,
00[r RS
PUd 0 00,0P&
00S
000
00@ 0 v h0b dd00L0c HH00XXXT<<8p@-PP
0S
@P

T0 @B4ppF80l 440\$0k 0((p@-@P(

0S

P`P

;VS@@

0S

R S

0ppp80l 440\$0k 0((p@-PP1

0S&

@P

0"+R

p 0240St0 A2r 40S

80l 440\$0k 0(((O-@83\$M000S

PR0S

P

Y

P

, P`R0\$ P00Q P2

q0*p@Z000 P!pPU'

,2 00

20@"0 !=\$

0SSZFW

e/00 W5V2HR0S+R00SR0\0`0d`0X0d0h011 00

00@ 0 \$0+p0c l100X0l TT00``\HHHA-@PPM@

0S

P

4 p `P0S

0S

P

P`

`0S

P

X
P{
@e/0DW E00 10V }02 30 X`0Ph\0` S X Z [h , h0i0j0k0d0l {0R|0Y}0~000000xyWzEV} 0000000000
0 0000010 0 0`mh0l dd0T0k PP0@0c <<00\$XXXDDD00,G-pPz
0S]
`PPV
@Te
PW
;SII0 3l0@P"0 b0 00`0P'
@40SS S0HLTP -0r %h0Q
><>n^a* @Q* A0l ||0l0".hh00T0"PP00<0k 880ppp\\XDD@,,,O-@PMx
0S
pPP
Xv
Pp
`;Sa,0S6
PN
,00+S 0RPB
P 024 X0 YX 3#YXQ0Q
PS
R0!03S%4 R
P
PPb002 P 028!h0b dd00L0l HH040c 0000XXT<<<\$\$ O-pPM
0S
P
PU
P
,@ T00\$@ \0 "+e/^` 00Y XJ
@q_J`
P@T0
PS
`0SS SS2>@ @0*0S
P ` 0 0x0l tt0`0c \\00H0b DD00hhhPPL884p@-PP#
0S
@P
0S
P
P0B
S*9BXdp}, 0j 0 p s003s s0
R# * s080P
p s0H\ s000 \$Pp j 0 X !p j 0 ` !p 0j h0 pt 0j d0 p@ j0'00r !p j0'00r !p j0'00r !p j0'00r !pp 0j 0 p<! PYY o j d0l
00!0000.0000!000Rp tP h4d0O-@PM
0S
`P
PU
P
P<0S,0SpPpIPPVPE2
l0 P+

!SR:SR10pP
PE 2 Pp;Q0"s0&;!V0
4 R
Z00P
P\$ 0 0 0 0 0 0pWpPpGh0VPq
0P\
, \$ 0 0 0 0 0 0 0 0 0PUxPh 00PTP
[0+SQP0PCg 00\$!IG0b ||00d0c ``00L0l HH0}l0 pplTTP<<<@-PP\$Mg
0Sm
Ph
@p \0`0` `ppPl g0h0 @g vg kg `` j` _h d0l0\$X0k TT0@0l <<0X0HHH0000-@PMM
0S
P
`V
P
3Sn
sp]@: p HP1S
RpL:H
pq XOP
?e/eE0e/":p X0q/0L P 0SU0S
R
H rpe/eE,0S 0 04;\$p`0W VD
2>@`z000C0 PpW0
S010SSSS0qC2>@1 1 h` 0c 00l0l hh0X0k TT0888|x\\HHHp@-@PMg
0Sm
Ph
`PP
PL

PP
p PPOSD"00S0
!S'
S%
S0
0 0; Q0"s0&;!0 0 0a pS
S
S0
00p PPD0k @@@G,0l ((0`444@-P
Pt0@0
0 x0(0L L0 0 0@\$0
\$\$\$0H0dD@T@t4X0xTD!|#)self_disklabelself_labelbsd_get_partitionbsd_get_disklabel_itemfdisk_new_bsd_label
X`ht

(08 ?(@0@4@ @<@1
@D@L@T@cannot open %scannot read %sThe bootstrap file %s successfully loaded.Syncing
disks.libfdisk/src/bsd.cfdisk_is_label(cxt, BSD)cxtcxt->labelPartition %zd: has invalid starting sector 0.%d: %s:
%8s: LABELlibfdiskpartition %zu assigned to BSDThere is no *BSD partition on %s.not found magicToo many
partitions (%d, maximum is %d).read BSD labelThe device %s does not contain BSD disklabel.Do you want to

create a BSD disklabel?/dev/sdseek on %s failedDisklabel written to %s. (Don't forget to write the %s disklabel too.)Disklabel written to %s.cannot write %sType%dDiskPacknameFlags removable ecc badsectBytes/SectorTracks/CylinderSectors/CylinderCylindersRpmInterleaveTrackskewCylinderskewHeadswitchTrack-to-track seekFirst cylinderFirst sectorLast cylinder, +cylinders or +size{K,M,G,T,P}Last sector, +sectors or +size{K,M,G,T,P}sectors/cylinderrpminterleavetrackskewcylinderskewheadswitchtrack-to-track seeksdwdBootstrap: % 1 \$sboot -> boot% 1 \$s (default % 1 \$s)/usr/ucb/mdec%s/%sboot%/boot%sBootstrap overlaps with disklabel!Bootstrap installed on %s.BSD label is not nested within a DOS partition.BSD partition '%c' linked to DOS partition %zu.bsdSliceStartEndSectorsSizeFsizeBsizeCpgunusedswapVersion 6Version 7System V4.1BSDEighth Edition4.2BSDMS-DOS4.4LFSunknownHPFSISO-9660bootADOSHFSAdvFSSMDMSCPold DECSCSIEST506HP-IBHP-FLtype 9floppyGCC: (crosstool-NG 1.24.0.295_2d4a8cf) 8.3.0A8aeabi.8-AA

"*D

TTT#45

:

?

@D@4pOL

tTt\]0s\

xp

}4(44\$

XXH4

p

#D

)>

D

J

0P0HHxbxt<

X

P,

l

x

h

t

#

T)T!;P

A`

G@

M

D!8#S

Y

-

e

k

q

w

l#'}
'

\$

T

d

p

|

)

)*

0'H Ah M0]0Dlx

w

```
#*AObz:Uo!:Wq~D!(l#p,;LS'l~)bsd.c$aask_uint16$dask_uint32bsd_get_bootstrap.LC1.LC2.LC0sync_disks.LC3ul
_debugself_disklabel.part.0.LC4.LC5self_label.part.1bsd_assign_dos_partition.LC13.LC11.LC10.LC9.LC12.LC8.L
C6.LC7bsd_partition_is_usedset_parttypebsd_delete_partbsd_probe_label.LC14.LC16.LC15bsd_create_disklabel.L
C17.LC18.LC19bsd_get_partitionbsd_set_partitionbsd_write_disklabel.LC22.LC23.LC20.LC21bsd_get_disklabel_i
tem.LC42.LC25.LC27.LC28.LC29.LC24.LC33.LC34.LC35.LC36.LC37.LC38.LC39.LC40.LC41.LC26.LC30.LC3
1.LC32bsd_add_partition.LC44.LC45.LC43.LC46.LC47.LC48.LC49.LC50.LC51.LC52.LC53.LC55.LC56.LC57.L
C58.LC59.LC60.LC54.LC61.LC63.LC62.LC64__PRETTY_FUNCTION___.11216__PRETTY_FUNCTION___.112
12__PRETTY_FUNCTION___.11319__PRETTY_FUNCTION___.11292__PRETTY_FUNCTION___.11434bsd_fsty
pesbsd_dktypenamesbsd_operationsbsd_fieldsdisk_ask_number__aeabi_unwind_cpp_pr0open64memsetread__err
no_locationdcggettextfdisk_warnfclosefdisk_infonanosleepsync__vfprintf_chkfputc_GLOBAL_OFFSET_TABLE_st
derr__aeabi_unwind_cpp_pr1__assert_failfdisk_is_labeltypefdisk_dos_get_partitionfdisk_warnxfreefdisk_partname
getpid__fprintf_chklibfdisk_debug_maskfdisk_label_set_changedlseek64memmovefdisk_ask_yesnostrncmpfdisk_u
se_cylindersfdisk_label_get_parttype_from_codefdisk_new_unknown_parttypefdisk_partition_has_startfdisk_partiti
on_has_sizewritefdisk_label_is_changedstrndupstrdup__asprintf_chkfdisk_partition_next_partnofdisk_new_askfdis
k_ask_set_queryfdisk_ask_set_typefdisk_croundfdisk_ask_number_set_lowfdisk_ask_number_set_defaultfdisk_ask
```

_number_set_highdisk_do_askdisk_ask_number_get_resultdisk_unref_askdisk_get_units_per_sectordisk_ask_n
umber_set_unitfdisk_ask_number_set_basefdisk_bsd_edit_disklabeldisk_bsd_write_bootstrap__snprintf_chkfdisk_
ask_stringmemcpyfdisk_bsd_link_partitionfdisk_ask_partnumfdisk_new_bsd_labelcalloc<<x
4
8<Xdlp\$(,0\x,T #\$(,\$0%4&8'(<(@DH)LPT*x*)0|*)P*)Dd<1 x

@HLPT\$X% \&`7d\$h%l&p8t9x|**|=>?*)\$(,*Tt\$DHLP*TX`dh*lpt),@8)**
@D8P|IJKL**)\$D,DI\$X8p,PtPQRSTUVWXYZ[\]^_`a b\$(*048<@D*HLP)|\$4DTdp| 0@P`pH d p !!f!g!h!i
!\$(!),!0!4!*8!<!@!*d!!!!<"h""#4#8#l<#m@#nD#oH#pL#qP#rT#X#(#)`#d#h#*###\$
\$t\$\$\$h%i%%%,&d&&&&'D'!"u'v'w'x'y'z'{'|'J'K'""""')'(4(X(x(0)p))))))))))***** **
\$*(0*8* @*H*P*X*`*h*p*x*****,@Th|0D
\$(054G<;HNPdT2XA\D`,\$<T.symtab.strtab.shstrtab.rel.text.data.bss.ARM.extab.rel.ARM.exidx.rodata.rel.data.rel.
local.rel.data.rel.ro.local.rodata.str1.4.comment.note.GNU-stack.ARM.attributes4* @J
%*+*0*?p*; @<XJ+\V+hR @Y jh-hf @Y}2.?05.=5p=59x5
BZ
x ?"U@,5 @mISmIN<GimCN7g1uE
43mI,5WEV @@ WEV @mImImIAmImImI0mImImI*mImI
A0mImImI...
lost+found...

;9GimCN7g

!#\$%&'()*+,-
./0123456789;:<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!#\$%&'()*+,-
./0123456789;:<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!#\$%&'()*+,-
./0123456789;:<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~

!#\$%&'()*+,-
./0123456789;:<=>?@ABCDEFGHIJKLMNOPQRSTUVWXYZ[\]^_`abcdefghijklmnopqrstuvwxyz{|}~WEV @@
WEV[B "1

This library is free software; you can redistribute it and/or
modify it under the terms of the Modified BSD License.

The complete text of the license is available in the
../Documentation/licenses/COPYING.BSD-3 file.

1.31 dnsmasq 2.46

1.31.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we

want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and

distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

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

- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are

prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING

OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS),
EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version  
2 of the License, or  
(at your option) any later version.
```

```
This program is distributed in the hope that it will be useful,  
but WITHOUT ANY WARRANTY; without even the implied warranty of  
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the  
GNU General Public License for more details.
```

```
You should have received a copy of the GNU General Public License  
along with this program; if not, write to the Free Software  
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
```

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

`show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you

want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps:

(1)

assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

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

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

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

TERMS AND CONDITIONS

0. Definitions.

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

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

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

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

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

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

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

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

1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

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

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

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

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

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

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

6. Conveying Non-Source Forms.

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

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium

customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as

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

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

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

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

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

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation

into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this

License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is

governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor

version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying

the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered

version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

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

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary.

For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

1.32 fribidi 0.19.2

1.32.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do

these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices

stating that you changed the files and the date of any change.

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2,

instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

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

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

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

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

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

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

Section 6 states terms for distribution of such executables.

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

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline

functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

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

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

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

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

installs one, as long as the modified version is

interface-compatible with the version that the work was made with.

- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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

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

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

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.
- b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or

distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of

all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

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

You should also

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

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

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

That's all there is to it!

1.33 opus 1.3.1

1.33.1 Available under license :

Copyright 2001-2011 Xiph.Org, Skype Limited, Octasic,
Jean-Marc Valin, Timothy B. Terriberry,
CSIRO, Gregory Maxwell, Mark Borgerding,
Erik de Castro Lopo

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Internet Society, IETF or IETF Trust, nor the names of specific contributors, may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
``AS IS" AND ANY EXPRESS
OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER
OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL,
EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,

PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Opus is subject to the royalty-free patent licenses which are specified at:

Xiph.Org Foundation:
<https://datatracker.ietf.org/ipr/1524/>

Microsoft Corporation:
<https://datatracker.ietf.org/ipr/1914/>

Broadcom Corporation:
<https://datatracker.ietf.org/ipr/1526/>

1.34 libxkbcommon 0.8.0

1.34.1 Available under license :

The following is a list of all copyright notices and license statements which appear in the xkbcommon source tree.

If making new contributions, the first form (i.e. Daniel Stone, Ran Benita, etc) is vastly preferred.

All licenses are derivative of the MIT/X11 license, mostly identical other than no-endorsement clauses (e.g. paragraph 4 of The Open Group's license).

These statements are split into two sections: one for the code compiled and distributed as part of the libxkbcommon shared library and the code component of all tests (i.e. everything under src/ and xkbcommon/, plus the .c and .h files under test/), and another for the test data under test/data, which is distributed with the xkbcommon source tarball, but not installed to the system.

BEGINNING OF SOFTWARE COPYRIGHT/LICENSE STATEMENTS:

Copyright 2009-2012, 2016 Daniel Stone
Copyright 2012 Ran Benita <ran234@gmail.com>
Copyright 2010, 2012

Intel Corporation
Copyright 2008, 2009 Dan Nicholson
Copyright 2010 Francisco Jerez <currojerez@riseup.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 1985, 1987, 1988, 1990, 1998 The Open Group

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the names of the authors or their institutions shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the authors.

Copyright (c) 1993, 1994, 1995, 1996 by Silicon Graphics Computer Systems, Inc.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation,
and that the name of Silicon Graphics not be used in advertising or publicity pertaining to distribution of the software without specific prior written permission. Silicon Graphics makes no representation about the suitability of this software for any purpose. It is provided "as is" without any express or implied warranty.

SILICON GRAPHICS DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT SHALL SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1987, 1988 by Digital Equipment Corporation, Maynard, Massachusetts.

All Rights Reserved

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Digital not be used in advertising or publicity pertaining to distribution of the

software without specific, written prior permission.

DIGITAL DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL DIGITAL BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright

(C) 2011 Joseph Adams <joeyadams3.14159@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

END OF SOFTWARE COPYRIGHT/LICENSE STATEMENTS

BEGINNING OF LICENSE STATEMENTS FOR UNDISTRIBUTED DATA FILES IN test/data, derived from xkeyboard-config:

Copyright 1996 by Joseph Moss
Copyright (C) 2002-2007 Free Software Foundation, Inc.
Copyright (C) Dmitry Golubev <lastguru@mail.ru>, 2003-2004
Copyright (C) 2004, Gregory Mokhin <mokhin@bog.msu.ru>
Copyright (C) 2006 Erdal Ronah

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holder(s) not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The copyright holder(s) makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE COPYRIGHT HOLDER(S) DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE COPYRIGHT HOLDER(S) BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright 1992 by Oki Technosystems Laboratory, Inc.
Copyright 1992 by Fuji Xerox Co., Ltd.

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of Oki Technosystems Laboratory and Fuji Xerox not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. Oki Technosystems Laboratory and Fuji Xerox make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX DISCLAIM ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL OKI TECHNOSYSTEMS LABORATORY AND FUJI XEROX BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.35 libffi 3.3

1.35.1 Available under license :

The libffi source distribution contains certain code that is not part of libffi, and is only used as tooling to assist with the building and testing of libffi. This includes the msvcc.sh script used to wrap the Microsoft compiler with GNU compatible command-line options, make_sunver.pl, and the libffi test code distributed in the testsuite/libffi.bhaible directory. This code is distributed with libffi for the purpose of convenience only, and libffi is in no way derived from this code.

msvcc.sh and testsuite/libffi.bhaible are both distributed under the terms of the GNU GPL version 2, as below.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program
or a portion of it,
either verbatim or with modifications and/or translated into another
language. (Hereinafter, translation is included without limitation in
the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not
covered by this License; they are outside its scope. The act of
running the Program is not restricted, and the output from the Program
is covered only if its contents constitute a work based on the
Program (independent of having been made by running the Program).
Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in
whole or in part contains or is derived from the Program or any
part thereof, to be licensed as a whole at no charge to all third
parties under the terms of this License.

c) If the modified program normally reads commands interactively
when run, you must cause it, when started running for such
interactive use in the
most ordinary way, to print or display an
announcement including an appropriate copyright notice and a
notice that there is no warranty (or else, saying that you provide
a warranty) and that users may redistribute the program under
these conditions, and telling the user how to view a copy of this
License. (Exception: if the Program itself is interactive but
does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free

Software
Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General

Public License instead of this License.
libffi - Copyright (c) 1996-2019 Anthony Green, Red Hat, Inc and others.
See source files for details.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.36 libnl3 3.2.24

1.36.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some

specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The

former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

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

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to

exercise the right to control the distribution of derivative or collective works based on the Library.

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

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

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

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

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

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

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that

uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

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

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

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

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

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

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

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

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

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

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our

decision

will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!

1.37 boost 1.73.0

1.37.1 Available under license :

////

Copyright 2018 Peter Dimov

Distributed under the Boost Software License, Version 1.0.

See accompanying file LICENSE_1_0.txt or copy at
http://www.boost.org/LICENSE_1_0.txt

////

[#copyright]
Copyright and License
:idprefix:

This documentation is

* Copyright 2003-2017 Beman Dawes

* Copyright 2018 Peter Dimov

and is distributed under the http://www.boost.org/LICENSE_1_0.txt[Boost Software License, Version 1.0].
The MIT License (MIT)

Copyright (c) 2014 fqi

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

///

Copyright 2018, 2019 Peter Dimov

Distributed under the Boost Software License, Version 1.0.

See accompanying file LICENSE_1_0.txt or copy at
http://www.boost.org/LICENSE_1_0.txt

///

[#copyright]

Copyright and License

:idprefix:

This documentation is copyright 2018, 2019 Peter Dimov and is distributed under the http://www.boost.org/LICENSE_1_0.txt[Boost Software License, Version 1.0].

This program, "bzip2", the associated library "libbzip2", and all documentation, are copyright (C) 1996-2019 Julian R Seward. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
3. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
4. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Julian Seward, jseward@acm.org
bzip2/libbzip2 version 1.0.8 of 13 July 2019

The following people hereby grant permission to replace all existing licenses on their contributions to Boost with the Boost Software License, Version 1.0. (boostinspect:nolicense boostinspect:nocopyright)

Aleksey Gurtovoy (agurtovoy@meta-comm.com)
Andrei Alexandrescu (andrewalex - at - hotmail.com) (See Boost list message of August 12, 2004 11:06:58 AM EST)
Andrew Lumsdaine ()
Anthony Williams (anthony -at- justsoftwaresolutions.co.uk)
Beman Dawes (bdawes@acm.org)
Brad King (brad.king -at- kitware.com) (See Boost list message of Wed, 21 Jul 2004 11:15:46 -0400)
Brian Osman (osman -at- vvisions.com) (See CVS log)

Bruce Barr (schmoost -at- yahoo.com) (See Boost list of Mon, 16 Aug 2004 15:06:43 -0500)

Bruno da Silva de Oliveira (bruno - at - esss.com.br)

Christain Engstrom (christian.engstrom -at- glindra.org) (See Boost list message of Mon, 30 Aug 2004 14:31:49 +0200)

Cromwell D Enage (sponage -at- yahoo.com) (See Boost list message of August 12, 2004 11:49:13 AM EST)

Dan Gohman (djg -at- cray.com) (See Boost list message of Sat, 21 Aug 2004 10:54:59 +0100)

Dan Nuffer (dan -at- nuffer.name)

Daniel Frey (d.frey -at- gmx.de, daniel.frey -at- aixigo.de)

Daniel Nuffer (dan -at- nuffer.name)

Darin Adler (darin -at- bentspoon.com) (Email to Andreas Huber, see change log)

Daryle Walker (darylew - at - hotmail.com)

Dave Abrahams (dave@boost-consulting.com)

Dave Moore (dmoore -at- viefinancial.com) (See Boost list message of 18 Dec 2003 15:35:50 -0500)

David Abrahams (dave@boost-consulting.com)

Dietmar Kuehl (dietmar_kuehl -at- yahoo.com) (Email to Andreas Huber, see change log)

Douglas Gregor (gregod -at- cs.rpi.edu, dgregor -at- cs.indiana.edu, doug.gregor -at- gmail.com)

Dr John Maddock (john - at - johnmaddock.co.uk)

Edward D. Brey (brey -at- ductape.net) (Email to Andreas Huber, see change log)

Eric Ford (un5o6n902 -at- sneakemail.com) (See Boost list message of Sun, 15 Aug 2004 10:29:13 +0100)

Eric Friedman (ebf@users.sourceforge.net)

Eric Niebler (eric@boost-consulting.com)

Fernando

 Cacciola (fernando_cacciola@ciudad.com.ar)

Fernando Luis Cacciola Carballal (fernando_cacciola@ciudad.com.ar)

Francois Faure (Francois.Faure -at- imag.fr) (See CVS log)

Gary Powell (powellg - at - amazon.com) (See Boost list message of 10 Feb 2004 14:22:46 -0800)

Gennadiy Rozental (rogeeff -at- mail.com) (Email to Andreas Huber, see change log)

Gottfried Ganssaue (Gottfried.Ganssaue -at- HAUFE.DE) (See Boost List message of Mon, 16 Aug 2004 10:09:19 +0200)

Gottfried Ganaue (Gottfried.Ganssaue -at- HAUFE.DE) (Alternative spelling of Gottfried Ganssaue)

Greg Colvin (gregory.colvin -at- oracle.com) (See Boost list message of Sat, 14 Aug 2004 10:57:00 +0100)

Gregory Colvin (gregory.colvin -at- oracle.com) (See Boost list message of Sat, 14 Aug 2004 10:57:00 +0100)

Gunter Winkler (gunter.winkler -at- unibw-muenchen.de) (See Boost List message of Mon, 16 Aug 2004 10:24:17 +0200)

Hartmut Kaiser (hartmut.kaiser -at- gmail.com)

Herve Bronnimann (hbr -at- poly.edu)

Herv

 Brnnimann (hbr -at- poly.edu)

Housemarque Oy (Ilari Kuittinen ilari.kuittinen -at- housemarque.fi)

Howard Hinnant (hinnant -at- twcnny.rr.com) (See Boost list message of July 25, 2004 3:44:49 PM EST)

Hubert Holin (hubert_holin -at- users.sourceforge.net)

Indiana University ()

Itay Maman (imaman -at- users.sourceforge.net)

Jaakko Jrv (jajarvi -at- osl.iu.edu)

Jaap Suter (j.suter -at- student.utwente.nl) (See Boost list message of Thu, 16 Sep 2004 09:32:43 -0700)

Jeff Garland (jeff - at - crystalclearsoftware.com) (see Boost list post of July 25, 2004 19:31:09 -0700)

Jens Maurer (Jens.Maurer@gmx.net)

Jeremy G Siek (jsiek@osl.iu.edu)
Jeremy Siek (jsiek@osl.iu.edu)
Joel de Guzman (joel -at- boost-consulting.com) (See Boost list message of July 25, 2004 8:32:00 PM EST)
John Bandela (jbandela-at-ufl.edu)
John Maddock (john - at - johnmaddock.co.uk)
John R Bandela (jbandela-at-ufl.edu)
Jonathan Turkanis (turkanis -at- coderage dot com)
Juergen Hunold (hunold -at- ive.uni-hannover.de) (See Boost List Message of Fri, 13 Aug 2004 19:39:55 +0200)
Kevlin Henney (kevin -at- curbralan.com) (See Boost list message of Wed, 15 Sep 2004 18:15:17 +0200)
Kresimir Fresl (fresl -at- master.grad.hr) (See Boost List message of August 16, 2004 8:23:35 AM EST)
Lars Gullik Bijnnes (larsbj -at- lyx.org) (See Boost list message of Tue, 17 Aug 2004 15:49:02 +0100)
Lie-Quan Lee (liequan - at - slac.stanford.edu, llee - at - cs.indiana.edu)
Maarten Keijzer (mkeijzer -at- cs.vu.nl) (See Boost list message of Wed, 18 Aug 2004 21:43:18 +0100)
Mac Murrett (mmurrett -at- mac.com)
Marc Wintermantel (wintermantel -at- imes.mavt.ethz.ch, wintermantel -at- even-ag.ch) (See CVS log)
Michael Glassford (glassfordm - at - hotmail.com)
Michael Stevens (Michael.Stevens - at - epost.de)
Multi Media Ltd. (pdimov@mmltd.net)
Nicolai M Josuttis (solutions -at- josuttis.com) (See Boost list message of Mon, 30 Aug 2004 10:52:00 +0100)
Nikolay Mladenov (nickm -at- sitius.com) (See Boost list message of Tue, 17 Aug 2004 15:45:33 +0100)
Paul Mensonides (pmeno57 -at- comcast.net) (See Boost list message of July 21, 2004 1:12:21 AM EST)
Pavol Droba (droba -at- topmail.sk)
Peter Dimov (pdimov@mmltd.net)
R W Grosse-Kunsteleve (RWGrosse-Kunsteleve@lbl.gov)
Ralf W. Grosse-Kunsteleve (RWGrosse-Kunsteleve@lbl.gov)
Rational Discovery LLC (Greg Landrum Landrum -at- RationalDiscovery.com) (See Boost list post of Tue, 17 Aug 2004 10:35:36 +0100)
Rene Rivera (grafik/redshift-software.com, rriviera/acm.org)
Robert Ramey (ramey@www.rrsd.com)
Roland Richter (roland -at- fill.jku.at) (See Boost list post of Mon, 16 Aug 2004 22:16:55 +0200)
Roland Schwarz (roland.schwarz -at- chello.at)
Ronald Garcia (garcia -at- cs.indiana.edu) (Email to Andreas Huber, see change log)
Samuel Krempf (krempf -at- crans.ens-cachan.fr) (See Boost list message of Mon, 27 Sep 2004 13:18:36 +0200)
Stefan Seefeld (seefeld -at- sympatico.ca)
Stephen Cleary (scleary -at- jerviswebb.com) (See Boost list message of Tue, 28 Sep 2004 13:11:46 +0100)
Steve
Cleary (Variant of Stephen Cleary)
Sylvain Pion (Sylvain.Pion - at - sophia.inria.fr)
The Trustees of Indiana University ()
Thomas Witt (witt - at - ive.uni-hannover.de, witt - at - acm.org, witt - at - styleadvisor.com)
Thorsten Jrgen Ottosen (nesotto - at - cs.auc.dk)
Thorsten Ottosen (nesotto - at - cs.auc.dk)
Toon Knapen (toon dot knapen - at - fft.be)
Trustees of Indiana University ()
University of Notre Dame ()
Vladimir Prus (ghost@cs.msu.su)

William E. Kempf () (email to Beman Dawes, 9/14/2006 4:18 PM)

Joerg Walter (jhr.walter - at - t-online.de : email to ublas mailing list Mon, 17 Sep 2007 10:17:08 +0200)

Mathias Koch (mkoch - at - idesis.de 7 : email to boost-owner@lists.boost.org Sep 2007 13:20:09 +0200)

--- end ---

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<!-- Copyright 2018 Paul Fultz II

Distributed under the Boost Software License, Version 1.0.

(http://www.boost.org/LICENSE_1_0.txt)

-->

License

=====

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer,

must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER

///
Copyright 2017 Peter Dimov

Distributed under the Boost Software License, Version 1.0.

See accompanying file LICENSE_1_0.txt or copy at
http://www.boost.org/LICENSE_1_0.txt

///

```
[#mpl]
# MPL Support, <boost/mp11/mpl.hpp>
:toc:
:toc-title:
:idprefix:
```

The header `<boost/mp11/mpl.hpp>`, when included, defines the necessary support infrastructure for `mp_list` and `std::tuple` to be valid link`../../../../libs/mpl[MPL]` sequences.

NOTE: `mpl.hpp` is not included by `<boost/mp11.hpp>`.

It's also possible to only enable support for `mp_list` by including `<boost/mp11/mpl_list.hpp>`, and for `std::tuple` by including `<boost/mp11/mpl_tuple.hpp>`. This may be required because some libraries, such as Boost.Fusion, contain their own MPL support for `std::tuple`, which conflicts with Mp11's one.

<!DOCTYPE html>

<html>

<head></head>

<body>

<h3>

Copyright Test

</h3>

<p class="copyright">

1963, 1964, 1965 Jane Doe

</p>

```
<p class="copyright">
  2018 Joe Blow, John Coe
</p>
<p class="copyright">
  1977, 1985 Someone else
</p>
</body>
</html>
```

Use of this software is granted under one of the following two licenses, to be chosen freely by the user.

1. Boost Software License - Version 1.0 - August 17th, 2003

=====

Copyright (c) 2006, 2007 Marcin Kalicinski

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

2. The MIT License

=====

Copyright (c) 2006, 2007 Marcin Kalicinski

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute,

sublicense, and/or sell copies
of the Software, and to permit persons to whom the Software is furnished to do so,
subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
IN THE SOFTWARE.

```
<?xml version="1.0" encoding="UTF-8"?>
<!DOCTYPE article PUBLIC "-//Boost//DTD BoostBook XML V1.0//EN"
"http://www.boost.org/tools/boostbook/dtd/boostbook.dtd">
<article id="copyright_test" last-revision="DEBUG MODE Date: 2000/12/20 12:00:00 $"
xmlns:xi="http://www.w3.org/2001/XInclude">
  <title>Copyright Test</title>
  <articleinfo>
    <copyright>
      <year>1963</year> <year>1964</year> <year>1965</year> <holder>Jane Doe</holder>
    </copyright>
    <copyright>
      <year>2018</year> <holder>Joe Blow, John Coe</holder>
    </copyright>
    <copyright>
      <year>1977</year> <year>1985</year> <holder>Someone else</holder>
    </copyright>
  </articleinfo>
</article>
```

```
=====
Copyright (c) 2007-2011 Barend Gehrels, Amsterdam, the Netherlands.
Copyright (c) 2008-2011 Bruno Lalande, Paris, France.
Copyright (c) 2009-2011 Mateusz Loskot, London, UK.
```

```
Use, modification and distribution is subject to the Boost Software License,
Version 1.0. (See accompanying file LICENSE_1_0.txt or copy at
http://www.boost.org/LICENSE_1_0.txt)
=====
```

The default copyright note for C++ source files reads:

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

// Copyright (c) 2007-2011 Barend Gehrels, Amsterdam, the Netherlands.
// Copyright (c) 2008-2011 Bruno Lalande, Paris, France.
```

// Copyright (c) 2009-2011 Mateusz Loskot, London, UK.

// Parts of Boost.Geometry are redesigned from Geodan's Geographic Library
// (geolib/GGL), copyright (c) 1995-2010 Geodan, Amsterdam, the Netherlands.

// Use, modification and distribution is
subject to the Boost Software License,
// Version 1.0. (See accompanying file LICENSE_1_0.txt or copy at
// http://www.boost.org/LICENSE_1_0.txt)

Exceptions:

- 1) Major work of any author -> might change order, change date
- 2) Exclusive work of one author including design -> might take sole copyright

Examples:

- adapted geometry types e.g. array, Boost.Polygon
- implemented file-format e.g. WKB
- implemented specific strategy or algorithm e.g. intersections

- 3) Examples -> might take sole copyright
- 4) Tests -> might take sole copyright
- 5) Docs -> might take sole copyright
- 6) Utilities e.g. converters -> might take sole copyright

The copyright note for other (source) files as .py, Jamfiles, etc is similar
and comments are changed accordingly.

Copyright Paul Fultz II 2016-2018

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization
obtaining a copy of the software and accompanying documentation covered by
this license (the "Software") to use, reproduce, display, distribute,
execute, and transmit the Software, and to prepare derivative works of the
Software, and to permit third-parties to whom the Software is furnished to
do so, all subject to the following:

The copyright notices in the Software and this entire statement, including
the above license grant, this restriction and the following disclaimer,
must be included in all copies of the Software, in whole or in part, and
all derivative works of the Software, unless such copies or derivative
works are solely in the form of machine-executable object code generated by
a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT
LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT

SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Louis Dionne 2013-2017

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Parts of the navigation implementation were borrowed from the docdock theme, and thus they are copyright as follows:

The MIT License (MIT)

Copyright (c) 2014 Grav

Copyright (c) 2016 MATHIEU CORNIC

Copyright (c) 2017 Valere JEANTET

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The

above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Software License, Version 1.0

Copyright 2002-2003, Trustees of Indiana University.

Copyright 2000-2001, University of Notre Dame.

All rights reserved.

Indiana University has the exclusive rights to license this product under the following license.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* All redistributions of source code must retain the above copyright notice, the list of authors in the original source code, this list of conditions

and the disclaimer listed in this license;

* All redistributions in binary form must reproduce the above copyright notice, this list of conditions and the disclaimer listed in this license in the documentation and/or other materials provided with the distribution;

* Any documentation included with all redistributions must include the following acknowledgement:

"This product includes software developed at the University of Notre Dame and the Pervasive Technology Labs at Indiana University. For technical information contact Andrew Lumsdaine at the Pervasive Technology Labs at Indiana University. For administrative and license questions contact the Advanced Research and Technology Institute at 351 West 10th Street. Indianapolis, Indiana 46202, phone 317-278-4100, fax 317-274-5902."

Alternatively, this acknowledgement may appear in the software itself, and wherever such third-party acknowledgments normally appear.

* The name Indiana University, the University of Notre Dame or "Caramel" shall not be used to endorse or promote products derived from this software without prior written permission from Indiana University. For written permission, please contact Indiana University Advanced Research & Technology Institute.

* Products derived from this software may not be called "Caramel", nor may Indiana University, the University of Notre Dame or "Caramel" appear in their name, without prior written permission of Indiana University Advanced Research & Technology Institute.

Indiana University provides no reassurances that the source code provided does not infringe the patent or any other intellectual property rights of any other entity. Indiana University disclaims any liability to any recipient for claims brought by any other entity based on infringement of intellectual property rights or otherwise.

LICENSEE UNDERSTANDS THAT SOFTWARE IS PROVIDED "AS IS" FOR WHICH NO WARRANTIES AS TO CAPABILITIES OR ACCURACY ARE MADE. INDIANA UNIVERSITY GIVES NO WARRANTIES AND MAKES NO REPRESENTATION THAT SOFTWARE IS FREE OF INFRINGEMENT OF THIRD PARTY PATENT, COPYRIGHT, OR OTHER PROPRIETARY RIGHTS. INDIANA UNIVERSITY MAKES NO WARRANTIES THAT SOFTWARE IS FREE FROM "BUGS", "VIRUSES", "TROJAN HORSES", "TRAP DOORS", "WORMS", OR OTHER HARMFUL CODE. LICENSEE ASSUMES THE ENTIRE RISK AS TO THE PERFORMANCE OF SOFTWARE AND/OR ASSOCIATED MATERIALS, AND TO THE PERFORMANCE AND VALIDITY OF INFORMATION GENERATED USING SOFTWARE.

Copyright 2015-2016 Barrett Adair

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

http_parser.c is based on src/http/nginx_http_parse.c from NGINX copyright Igor Sysoev.

Additional changes are licensed under the same terms as NGINX and copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING

FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
IN THE SOFTWARE.

This package was debianized by Vladimir Prus <ghost@cs.msu.su> on
Wed, 17 July 2002, 19:27:00 +0400.

Copyright:

```
/+\n+\ Copyright 1993-2002 Christopher Seiwald and Perforce Software, Inc.\n\+/
```

This is Release 2.4 of Jam/MR, a make-like program.

License is hereby granted to use this software and distribute it
freely, as long as this copyright notice is retained and modifications
are clearly marked.

ALL WARRANTIES ARE HEREBY DISCLAIMED.

Some portions are also:

Copyright 2001-2006 David Abrahams.
Copyright 2002-2006 Rene Rivera.
Copyright 2003-2006 Vladimir Prus.

Distributed under the Boost Software License, Version 1.0.
(See accompanying file LICENSE_1_0.txt or http://www.boost.org/LICENSE_1_0.txt)

1.38 iptables 1.8.5

1.38.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to

using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide

a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or

otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions

either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least

the "copyright" line and a pointer to where the full notice is found.

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify
it under the terms of the GNU

General Public License as published by
the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License along
with this program; if not, write to the Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

```
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may

consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.39 libjpeg 9d

1.39.1 Notifications :

This software is based in part on the work of the Independent JPEG Group.

1.39.2 Available under license :

The Independent JPEG Group's JPEG software

=====

README for release 9c of 14-Jan-2018

=====

This distribution contains the ninth public release of the Independent JPEG Group's free JPEG software. You are welcome to redistribute this software and to use it for any purpose, subject to the conditions under LEGAL ISSUES, below.

This software is the work of Tom Lane, Guido Vollbeding, Philip Gladstone, Bill Allombert, Jim Boucher, Lee Crocker, Bob Friesenhahn, Ben Jackson, Julian Minguillon, Luis Ortiz, George Phillips, Davide Rossi, Ge' Weijers, and other members of the Independent JPEG Group.

IJG is not affiliated with the ISO/IEC JTC1/SC29/WG1 standards committee (previously known as JPEG, together with ITU-T SG16).

DOCUMENTATION ROADMAP

=====

This file contains the following sections:

OVERVIEW General description of JPEG and the IJG software.
LEGAL ISSUES Copyright, lack of warranty,
 terms of distribution.
REFERENCES Where to learn more about JPEG.
ARCHIVE LOCATIONS Where to find newer versions of this software.
ACKNOWLEDGMENTS Special thanks.
FILE FORMAT WARS Software *not* to get.
TO DO Plans for future IJG releases.

Other documentation files in the distribution are:

User documentation:

install.txt How to configure and install the IJG software.

usage.txt Usage instructions for cjpeg, djpeg, jpegtran,
 rdjpgcom, and wrjpgcom.
*.1 Unix-style man pages for programs (same info as usage.txt).
wizard.txt Advanced usage instructions for JPEG wizards only.
change.log Version-to-version change highlights.
Programmer and internal documentation:
libjpeg.txt How to use the JPEG library in your own programs.
example.c Sample code for calling the JPEG library.
structure.txt Overview of the JPEG library's internal structure.
filelist.txt
Road map of IJG files.
coderrules.txt Coding style rules --- please read if you contribute code.

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

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

OVERVIEW

=====

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

This software implements JPEG baseline, extended-sequential, and progressive compression processes. Provision is made for supporting all variants of these processes, although some uncommon parameter settings aren't implemented yet. We have made no provision for supporting the hierarchical or lossless processes defined in the standard.

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

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

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

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

We welcome the use of this software as a component of commercial products. No royalty is required, but we do ask for an acknowledgement in product documentation, as described under LEGAL ISSUES.

LEGAL ISSUES

=====

In plain English:

1. We don't promise that this software works. (But if you find any bugs, please let us know!)
2. You can use this software for whatever you want. You don't have to pay us.
3. You may not pretend that you wrote this software. If you use it in a program, you must acknowledge somewhere in your documentation that you've used the IJG code.

In legalese:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-2018, Thomas G. Lane, Guido Vollbeding. All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

- (1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.
- (2) If only executable code is distributed, then the accompanying

documentation

must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software

Foundation but is freely distributable.

The same holds for its supporting scripts (config.guess, config.sub, ltmain.sh). Another support script, install-sh, is copyright by X Consortium but is also freely distributable.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent (now expired), GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

REFERENCES

=====

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

The best short technical introduction to the JPEG compression algorithm is Wallace, Gregory K. "The JPEG Still Picture Compression Standard", Communications of the ACM, April 1991 (vol. 34 no. 4), pp. 30-44.

(Adjacent articles in

that issue discuss MPEG motion picture compression,

applications of JPEG, and related topics.) If you don't have the CACM issue

handy, a PDF file containing a revised version of Wallace's article is available at <http://www.ijg.org/files/Wallace.JPEG.pdf>. The file (actually a preprint for an article that appeared in IEEE Trans. Consumer Electronics) omits the sample images that appeared in CACM, but it includes corrections and some added material. Note: the Wallace article is copyright ACM and IEEE, and it may not be used for commercial purposes.

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

The book's JPEG sample code is far from industrial-strength, but when you are ready to look at a full implementation, you've got one here...

The best currently available description of JPEG is the textbook "JPEG Still Image Data Compression Standard" by William B. Pennebaker and Joan L. Mitchell, published by Van Nostrand Reinhold, 1993, ISBN 0-442-01272-1. Price US\$59.95, 638 pp. The book includes the complete text of the ISO JPEG standards (DIS 10918-1 and draft DIS 10918-2).

Although this is by far the most detailed and comprehensive exposition of JPEG publicly available, we point out that it is still missing an explanation of the most essential properties and algorithms of the underlying DCT technology.

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

The original JPEG standard is divided into two parts, Part 1 being the actual specification, while Part 2 covers compliance testing methods. Part 1 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 1: Requirements and guidelines" and has document numbers ISO/IEC IS 10918-1, ITU-T T.81. Part 2 is titled "Digital Compression and Coding of Continuous-tone Still Images, Part 2: Compliance testing" and has document numbers ISO/IEC IS 10918-2, ITU-T T.83.

IJG JPEG 8 introduced an implementation of the JPEG SmartScale extension which is specified in two documents: A contributed document at ITU and ISO with title "ITU-T JPEG-Plus Proposal for Extending ITU-T T.81 for Advanced Image Coding", April 2006, Geneva, Switzerland. The latest version of this document is Revision 3. And a contributed document ISO/IEC JTC1/SC29/WG1 N 5799 with title "Evolution of JPEG", June/July 2011, Berlin, Germany.

IJG JPEG 9 introduces a reversible color transform for improved lossless compression which is described in a contributed document ISO/IEC JTC1/SC29/

WG1 N 6080 with title "JPEG 9 Lossless Coding", June/July 2012, Paris, France.

The JPEG standard does not specify all details of an interchangeable file format. For the omitted details we follow the "JFIF" conventions, version 2. JFIF version 1 has been adopted as Recommendation ITU-T T.871 (05/2011) : Information technology - Digital compression and coding of continuous-tone still images: JPEG File Interchange Format (JFIF). It is available as a free download in PDF file format from <http://www.itu.int/rec/T-REC-T.871>. A PDF file of the older JFIF document is available at <http://www.w3.org/Graphics/JPEG/jfif3.pdf>.

The TIFF 6.0 file format specification can be obtained by FTP from <ftp://ftp.sgi.com/graphics/tiff/TIFF6.ps.gz>. The JPEG incorporation scheme found in the TIFF 6.0 spec of 3-June-92 has a number of serious problems. IJG does not recommend use of the TIFF 6.0 design (TIFF Compression tag 6). Instead, we recommend the JPEG design proposed by TIFF Technical Note #2 (Compression tag 7). Copies of this Note can be obtained from <http://www.ijg.org/files/>. It is expected that the next revision of the TIFF spec will replace the 6.0 JPEG design with the Note's design. Although IJG's own code does not support TIFF/JPEG, the free libtiff library uses our library to implement TIFF/JPEG per the Note.

ARCHIVE LOCATIONS

=====

The "official" archive site for this software is www.ijg.org. The most recent released version can always be found there in directory "files". This particular version will be archived as <http://www.ijg.org/files/jpegsrc.v9c.tar.gz>, and in Windows-compatible "zip" archive format as <http://www.ijg.org/files/jpegsr9c.zip>.

The JPEG FAQ (Frequently Asked Questions) article is a source of some general information about JPEG. It is available on the World Wide Web at <http://www.faqs.org/faqs/jpeg-faq/> and other news.answers archive sites, including the official news.answers archive at rtfm.mit.edu: <ftp://rtfm.mit.edu/pub/usenet/news.answers/jpeg-faq/>. If you don't have Web or FTP access, send e-mail to mail-server@rtfm.mit.edu with body
send usenet/news.answers/jpeg-faq/part1
send usenet/news.answers/jpeg-faq/part2

ACKNOWLEDGMENTS

=====

Thank to Juergen Bruder for providing me with a copy of the common DCT algorithm article, only to find out that I had come to the same result in a more direct and comprehensible way with a more generative approach.

Thank to Istvan Sebestyen and Joan L. Mitchell for inviting me to the ITU JPEG (Study Group 16) meeting in Geneva, Switzerland.

Thank to Thomas Wiegand and Gary Sullivan for inviting me to the Joint Video Team (MPEG & ITU) meeting in Geneva, Switzerland.

Thank to Thomas Richter and Daniel Lee for inviting me to the ISO/IEC JTC1/SC29/WG1 (previously known as JPEG, together with ITU-T SG16) meeting in Berlin, Germany.

Thank to John Korejwa and Massimo Ballerini for inviting me to fruitful consultations in Boston, MA and Milan, Italy.

Thank to Hendrik Elstner, Roland Fassauer, Simone Zuck, Guenther Maier-Gerber, Walter Stoeber, Fred Schmitz, and Norbert Braunagel for corresponding business development.

Thank to Nico Zschach and Dirk Stelling of the technical support team at the Digital Images company in Halle for providing me with extra equipment for configuration tests.

Thank to Richard F. Lyon (then of Foveon Inc.) for fruitful communication about JPEG configuration in Sigma Photo Pro software.

Thank to Andrew Finkenstadt for hosting the ijg.org site.

Thank to Thomas G. Lane for the original design and development of this singular software package.

Thank to Lars Goehler, Andreas Heinecke, Sebastian Fuss, Yvonne Roebert, Andrej Werner, and Ulf-Dietrich Braumann for support and public relations.

FILE FORMAT WARS

=====

The ISO/IEC JTC1/SC29/WG1 standards committee (previously known as JPEG, together with ITU-T SG16) currently promotes different formats containing the name "JPEG" which is misleading because these formats are incompatible with original DCT-based JPEG and are based on faulty technologies. IJG therefore does not and will not support such momentary mistakes

(see REFERENCES).

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

We have no sympathy for the promotion of inferior formats. Indeed, one of the original reasons for developing this free software was to help force convergence on common, interoperable format standards for JPEG files. Don't use an incompatible file format!

(In any case, our decoder will remain capable of reading existing JPEG image files indefinitely.)

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

Furthermore,

the ISO committee pretends to "ensure interoperability" with their standards which is not true because their "standards" support only application-specific and proprietary use cases and contain mathematically incorrect code.

There are currently different distributions in circulation containing the name "libjpeg" which is misleading because they don't have the features and are incompatible with formats supported by actual IJG libjpeg distributions. One of those fakes is released by members of the ISO committee and just uses the name of libjpeg for misdirection of people, similar to the abuse of the name JPEG as described above, while having nothing in common with actual IJG libjpeg distributions and containing mathematically incorrect code.

The other one claims to be a "derivative" or "fork" of the original libjpeg, but violates the license conditions as described under LEGAL ISSUES above and violates basic C programming properties.

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

Don't use an obsolete code base!

According to the UCC (Uniform Commercial Code) law, IJG has the lawful and legal right to foreclose on certain standardization bodies and other institutions or corporations that knowingly perform substantial and systematic deceptive acts and practices, fraud, theft, and damaging of the value of the people of this planet without their knowing, willing and intentional consent.

The titles, ownership, and rights of these institutions and all their assets are now duly secured and held in trust for the free people of this planet. People of the planet, on every country, may have a financial interest in the assets of these former principals, agents, and beneficiaries of the foreclosed institutions and corporations.

IJG asserts what is: that each man, woman, and child has unalienable value and rights granted and deposited in them by the Creator and not any one of

the people is subordinate
to any artificial principality, corporate fiction
or the special interest of another without their appropriate knowing,
willing and intentional consent made by contract or accommodation agreement.
IJG expresses that which already was.

The people have already determined and demanded that public administration
entities, national governments, and their supporting judicial systems must
be fully transparent, accountable, and liable.

IJG has secured the value for all concerned free people of the planet.

A partial list of foreclosed institutions and corporations ("Hall of Shame")
is currently prepared and will be published later.

TO DO

=====

Version 9 is the second release of a new generation JPEG standard
to overcome the limitations of the original JPEG specification,
and is the first true source reference JPEG codec.

More features are being prepared for coming releases...

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

No license file was found, but licenses were detected in source scan.

```
/*  
* jdct.h  
*  
* Copyright (C) 1994-1996, Thomas G. Lane.  
* Modified 2002-2019 by Guido Vollbeding.  
* This file is part of the Independent JPEG Group's software.  
* For conditions of distribution and use, see the accompanying README file.  
*  
* This include file contains common declarations for the forward and  
* inverse DCT modules. These declarations are private to the DCT managers  
* (jcdctmgr.c, jddctmgr.c) and the individual DCT algorithms.  
* The individual DCT algorithms are kept in separate files to ease  
* machine-dependent tuning (e.g., assembly coding).  
*/
```

Found in path(s):

```
* /opt/cola/permits/1103550007_1605777850.47/0/jpegsrvc-v9d-tar-gz/jpeg-9d/jdct.h
```

1.40 curl 7.26.0

1.40.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2020, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization of the copyright holder.

1.41 nghttp2 1.43.0

1.41.1 Available under license :

The MIT License

Copyright (c) 2012, 2014, 2015, 2016 Tatsuhiro Tsujikawa
Copyright (c) 2012, 2014, 2015, 2016 nghttp2 contributors

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

See COPYING

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This software is licensed under the MIT License.

Copyright Fedor Indutny, 2018.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

If not otherwise noted, the extensions in this package are licensed under the following license.

Copyright (c) 2010 by the contributors (see AUTHORS file).

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.42 kmod 28

1.42.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

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

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

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

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

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

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

1. You may copy and distribute verbatim copies of the Library's

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

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

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

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

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

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

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

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

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

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

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

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

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

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

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

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

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or

linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

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

Section 6 states terms for distribution of such executables.

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

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

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

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

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

- a) Accompany the work with the complete corresponding machine-readable

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

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

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

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

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

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

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

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

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot

distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by

the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively

convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

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

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

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

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

That's all there is to it!
GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free

software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such

interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

LGPL

LGPL

LGPL

1.43 libcap 2.47

1.43.1 Available under license :

Unless otherwise **explicitly** stated the following text describes the licensed conditions under which the contents of this module release may be distributed:

Redistribution and use in source and binary forms of this module, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU Library General Public License, in which case the provisions of the GNU LGPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU LGPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT,

INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Unless otherwise *explicitly* stated, the following text describes the licensed conditions under which the contents of this libcap release may be used and distributed:

Redistribution and use in source and binary forms of libcap, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain any existing copyright notice, and this entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce all prior and current copyright notices, this list of conditions, and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of any author may not be used to endorse or promote products derived from this software without their specific prior written permission.

ALTERNATIVELY, this product may be distributed under the terms of the GNU General Public License (v2.0 - see below), in which case the provisions of the GNU GPL are required INSTEAD OF the above restrictions. (This clause is necessary due to a potential conflict between the GNU GPL and the restrictions contained in a BSD-style copyright.)

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR(S) BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH

DAMAGE.

Full

text of gpl-2.0.txt:

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

along with the Program.

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

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

a)

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program

(or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions

to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT

OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

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

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this

when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year
name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

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

This General Public License does not permit incorporating your program into proprietary programs.

If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.44 util-linux 2.28.2

1.44.1 Available under license :

```
7zXZF!t/5]oK3&K6Y^
CP#vMOoYL?6]2z({CLYj0
LFIU<>Q& }7!C}e6]]e`M,J}.dE,4hVmp
RsTk!}r!Quo1OE|FfP+A}XBT9 \<
0<P9{>s{36R)m.S(bCb7S<DP(`ka")^oy`r)7I%tU6@AS.SMoOfF3whA!!WIMcK')e/eJ1F
g\B!W|j>jf_ {Jp}oMd3rfQ+} _3<%<6jx {)11D5eg;NtD+~R]w[xiue@F#Em0hu;,,x{R7V2!Vq~AG{EX -
"0h*5x)*x\n)#I$*w!:499X1il:"P+=22cmr3J}/0o9nlB?N&(q=$pPc!ab,6f&v/RS>O./OW[INy(BM~]-uf$Ngl"_W[0;
Oxy[aB*"/_U~fQHO(3[b%o )+lq#+_d<QdLd=$1p!h0h6nfN=I+GNRk gKOL3\N3"uGxfIC
zCTJtjSN:$gE11QQ$7*5++V=4Xt9V?r3_Vd2o8h"F8~qM,ZI6=Qgtw|11np#_(+?)zp(;H!E2Nz'WW_WmA,
FSYZE*-exTWFt#|
rd>k\R>aXrvXS~"9=U$puaqQb;|k,RD5(fu&#
?)w!nz>SbvY[R+{ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG
1%Qs|11np#_(~*uM%S61opMG`YfRXvY[R+{ BS=)d ;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+{
BS=)d ;*!;_>KfB }&ea)F~H#@|DExb
```

Fw=|

; }8SPT" _p;27 *,D-sS|11np#_(~*'uM%S61opMG`B=gD7-`rFTvDY(F|0.Ve%S61opMG`YfRXvY[R+t[BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXx+sS|11np#_(~*'uM%S61opMG`YfRXvY[R+t[BS=)d
;*!;_>KfBqxY(F|0.Ve%S61opMG`YfRXvY[R+t[BS=)d;*!;_>KfBqxY(F|0.Ve%Q?f_{+T@Uo)2fgYZ

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

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

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

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

For example, if you distribute copies of the library,
whether gratis
or for a fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source

code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

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

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

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

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

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

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

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

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

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

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

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

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into

another language. (Hereinafter, translation is included without limitation in the term "modification".)

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

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

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

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

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

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that,

in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

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

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

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

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

3. You may opt to apply the terms of the ordinary GNU General Public

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

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

This option is useful when you wish to copy part of the code of

the Library into a program that is not a library.

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

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

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

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

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

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

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

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

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

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.
- c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- e) Verify that the user has already received a copy of these

materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

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

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

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

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if

you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system

which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in

certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR

CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

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

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

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

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

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the

library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which

gives you legal permission to copy,
distribute and/or modify the software.

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

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

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

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

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

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

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot

impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR

THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

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

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

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

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author

Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute
it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

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

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

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

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

7zXZF!t/o."w[7gp<G

H:Oed 18uyMQ9]FO6

87I8.mhGl^eb_X/UQKuB

)Cdk!B_M\|tw|1 1np#_(~*uM%S61opMG` \YfRXvY[R+t[BS=)d

;*!;_>KfBqxY(F|0.Ve%S61opMG` \YfRXvY[R+t[BS=)d

;*!;_>KfBqxYm+sS|1 1np#_(~*uM%S61opMG` \YfRXvY[R+t[BS=)d

;*!;_>KfBqxY(F|0.Ve%S61opMG` \YfRXvY[R+t[BS=)d ;*!;_>KfBqxY(F|0.Ve%Q?

*sS|1 1np#_(~*u7gi}[IgYZ

This library is free software; you can redistribute it and/or modify it under the terms of the Modified BSD License.

The complete text of the license is available in the
../Documentation/licenses/COPYING.BSD-3-Clause file.

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the
../Documentation/licenses/COPYING.LGPL-2.1-or-later

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The complete text of the license is available in the
../Documentation/licenses/COPYING.LGPL-2.1-or-later file.

/*

* Copyright (c) 1989 The Regents of the University of California.

* All rights reserved.

*

- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- * 3. All advertising materials mentioning features or use of this software
- * must display the following acknowledgement:
- * This product includes software developed by the University of
- * California, Berkeley and its contributors.
- * 4. Neither the name of the University nor the names of its contributors
- * may be used to endorse or promote products derived from this software
- * without specific prior written permission.
- * THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
- * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- * ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
- * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- * SUCH DAMAGE.
- */

1.45 gloox 1.0.20

1.45.1 Available under license :

An exception to the GPLv3 below to allow linking gloox against the OpenSSL library can be found at the bottom of this file.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for

software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

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

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

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

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the

GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

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

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

TERMS AND CONDITIONS

0. Definitions.

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

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

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

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

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

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

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

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

1. Source Code.

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

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

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

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

The Corresponding Source need not include anything that users

can regenerate automatically from other parts of the Corresponding Source.

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

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

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

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and

which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an

"aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

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

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

b) Convey the object code in, or embodied in, a physical product

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

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

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

Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

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

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

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

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a

requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License

by making exceptions from one or more of its conditions.

Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or

- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or

- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or

- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation

(including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but

do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding

Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving

the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this

License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS

THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <http://www.gnu.org/licenses/>.

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

If the program
does terminal interaction, make it output a short
notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <http://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <http://www.gnu.org/philosophy/why-not-lgpl.html>.

OpenSSL exception

In addition, as a special exception, the copyright holders give permission to link the code of portions of this program with the OpenSSL library, and distribute linked combinations including the two.

You must obey the GNU General Public License in all respects for all of the code used other than OpenSSL. If you modify file(s) with this exception, you may extend this exception to your version of the file(s), but you are not obligated to do so.

see the file LICENSE for the license of this distribution.

1.46 libevdev 1.5.8

1.46.1 Available under license :

Copyright 2013 Red Hat, Inc.

Copyright 2013 David Herrmann <dh.herrmann@gmail.com>

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of the copyright holders not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. The copyright holders make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

THE COPYRIGHT HOLDERS DISCLAIM ALL WARRANTIES WITH REGARD TO THIS SOFTWARE, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS, IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY SPECIAL, INDIRECT OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The following license is from a Linux kernel header file and there is no GPL code this package links to.

Copyright (c) 1999-2002 Vojtech Pavlik

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 as published by the Free Software Foundation.

1.47 pcre 8.44

1.47.1 Available under license :

PCRE2 LICENCE

Please see the file LICENCE in the PCRE2 distribution for licensing details.

End

PCRE2 LICENCE

PCRE2 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.

Releases 10.00 and above of PCRE2 are distributed under the terms of the "BSD"

licence, as specified below, with one exemption for certain binary redistributions. The documentation for PCRE2, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

THE BASIC LIBRARY FUNCTIONS

Written by: Philip Hazel
Email local part: Philip.Hazel
Email domain: gmail.com

University of Cambridge Computing Service,
Cambridge,
England.

Copyright (c) 1997-2020 University of Cambridge
All rights reserved.

PCRE2 JUST-IN-TIME COMPILATION SUPPORT

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2010-2020 Zoltan Herczeg
All rights reserved.

STACK-LESS JUST-IN-TIME COMPILER

Written by: Zoltan Herczeg
Email local part: hzmester
Email domain: freemail.hu

Copyright(c) 2009-2020 Zoltan Herczeg
All rights reserved.

THE "BSD" LICENCE

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notices, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notices, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of the University of Cambridge nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

EXEMPTION FOR BINARY LIBRARY-LIKE PACKAGES

The second condition in the BSD licence (covering binary redistributions) does not apply all the way down a chain of software. If binary package A includes PCRE2, it must respect the condition, but if package B is software that includes package A, the condition is not imposed on package B unless it uses PCRE2 independently.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.

2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.48 cJSON 1.0.0

1.48.1 Available under license :

The MIT License (MIT)

Copyright (c) 2015 Athan Reines.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.49 libinput 1.9.4

1.49.1 Available under license :

Copyright 2006-2009 Simon Thum
Copyright 2008-2012 Kristian Hgsberg
Copyright 2010-2012 Intel Corporation
Copyright 2010-2011 Benjamin Franzke
Copyright 2011-2012 Collabora, Ltd.
Copyright 2013-2014 Jonas dahl
Copyright 2013-2015 Red Hat, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

libinput ships a copy of the GPL-licensed Linux kernel's linux/input.h header file. [1] This does not make libinput GPL.

This copy is provided to provide consistent behavior regardless which kernel version libinput is compiled against. The header is used during compilation only, libinput does not link against GPL libraries.

[1] <http://cgit.freedesktop.org/wayland/libinput/tree/include/linux/input.h>

These licenses apply to the doxygen documentation HTML style only. They do not apply or affect libinput itself.

Apache: <https://github.com/Velron/doxygen-bootstrapped/>

MIT: <https://bootswatch.com/paper/bootstrap.css>

Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally

submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or Derivative Works a copy of this License; and

- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations
under the License.

The MIT License (MIT)

Copyright (c) 2011-2015 Twitter, Inc

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to
deal in the Software without restriction, including without limitation the
rights to use, copy, modify, merge, publish, distribute, sublicense, and/or
sell copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
ARISING
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
IN THE SOFTWARE.

1.50 libnettle6 3.7.2

1.50.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

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

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

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

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

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free

program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

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

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

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

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

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

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

b) You must cause

any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

This version of the GNU Lesser General Public License incorporates
the terms and conditions of version 3 of the GNU General Public
License, supplemented by the additional permissions listed below.

0. Additional Definitions.

As used herein, "this License" refers to version 3 of the GNU Lesser
General Public License, and the "GNU GPL" refers to version 3 of the GNU
General Public License.

"The Library" refers to a covered work governed by this License,
other than an Application or a Combined Work as defined below.

An "Application" is any work that makes use of an interface provided
by the Library, but which is not otherwise based on the Library.

Defining a subclass of a class defined by the Library is
deemed a mode
of using an interface provided by the Library.

A "Combined Work" is a work produced by combining or linking an
Application with the Library. The particular version of the Library
with which the Combined Work was made is also called the "Linked
Version".

The "Minimal Corresponding Source" for a Combined Work means the
Corresponding Source for the Combined Work, excluding any source code

for portions of the Combined Work that, considered in isolation, are based on the Application, and not on the Linked Version.

The "Corresponding Application Code" for a Combined Work means the object code and/or source code for the Application, including any data and utility programs needed for reproducing the Combined Work from the Application, but excluding the System Libraries of the Combined Work.

1. Exception to Section 3 of the GNU GPL.

You may convey a covered work under sections 3 and 4 of this License without being bound by section 3 of the GNU GPL.

2. Conveying Modified Versions.

If you modify a copy of the Library, and, in your modifications, a facility refers to a function or data to be supplied by an Application that uses the facility (other than as an argument passed when the facility is invoked), then you may convey a copy of the modified version:

- a) under this License, provided that you make a good faith effort to ensure that, in the event an Application does not supply the function or data, the facility still operates, and performs whatever part of its purpose remains meaningful, or
- b) under the GNU GPL, with none of the additional permissions of this License applicable to that copy.

3. Object Code Incorporating Material from Library Header Files.

The object code form of an Application may incorporate material from a header file that is part of the Library. You may convey such object code under terms of your choice, provided that, if the incorporated material is not limited to numerical parameters, data structure layouts and accessors, or small macros, inline functions and templates (ten or fewer lines in length), you do both of the following:

- a) Give prominent notice with each copy of the object code that the Library is used in it and that the Library and its use are covered by this License.
- b) Accompany the object code with a copy of the GNU GPL and this license document.

4. Combined Works.

You may convey a Combined Work under terms of your choice that, taken together, effectively do not restrict modification of the portions of the Library contained in the Combined Work and reverse engineering for debugging such modifications, if you also do each of the following:

a) Give prominent notice with each copy of the Combined Work that the Library is used in it and that the Library and its use are covered by this License.

b) Accompany the Combined Work with a copy of the GNU GPL and this license document.

c) For a Combined Work that displays copyright notices during execution, include the copyright notice for the Library among these notices, as well as a reference directing the user to the copies of the GNU GPL and this license document.

d) Do one of the following:

0) Convey the Minimal Corresponding Source under the terms of this License, and the Corresponding Application Code in a form suitable for, and under terms that permit, the user to recombine or relink the Application with a modified version of the Linked Version to produce a modified Combined Work, in the manner specified by section 6 of the GNU GPL for conveying Corresponding Source.

1) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (a) uses at run time a copy of the Library already present on the user's computer system, and (b) will operate properly with a modified version of the Library that is interface-compatible with the Linked Version.

e) Provide Installation Information, but only if you would otherwise be required to provide such information under section 6 of the GNU GPL, and only to the extent that such information is necessary to install and execute a modified version of the Combined Work produced by recombining or relinking the Application with a modified version of the Linked Version. (If you use option 4d0, the Installation Information must accompany the Minimal Corresponding Source and Corresponding Application Code. If you use option 4d1, you must provide the Installation Information in the manner specified by section 6 of the GNU GPL

for conveying Corresponding Source.)

5. Combined Libraries.

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 that are not Applications and are not covered by this License, and convey such a combined library under terms of your choice, if you do both of the following:

- a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities, conveyed under the terms of this License.
- b) Give prominent notice with the combined library that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

6. Revised Versions of the GNU Lesser General Public License.

The Free Software Foundation may publish revised and/or new versions of the GNU Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library as you received it specifies that a certain numbered version of the GNU Lesser General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that published version or of any later version published by the Free Software Foundation. If the Library as you received it does not specify a version number of the GNU Lesser General Public License, you may choose any version of the GNU Lesser General Public License ever published by the Free Software Foundation.

If the Library as you received it specifies that a proxy can decide whether future versions of the GNU Lesser General Public License shall apply, that proxy's public statement of acceptance of any version is permanent authorization for you to choose that version for the Library.

GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps:

(1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of

protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand

ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS

0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source form of a work.

A "Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The

"System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require,

such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered

by this License only if the output, given its content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to

the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent

works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.
- b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.
- c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.
- d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source

may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has

been installed in
ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or

b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or

- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and

finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the

rights

granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the

covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

17.

Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively state the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <https://www.gnu.org/licenses/>.

Also add information on how to contact you by electronic and paper mail.

If the program does terminal interaction, make it output a short notice like this when it starts in an interactive mode:

```
<program> Copyright (C) <year> <name of author>  
This program comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, your program's commands might be different; for a GUI interface, you would use an "about box".

You should also get your employer (if you work as a programmer) or school, if any, to sign a "copyright disclaimer" for the program, if necessary. For more information on this, and how to apply and follow the GNU GPL, see <https://www.gnu.org/licenses/>.

The GNU General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License. But first, please read <https://www.gnu.org/philosophy/why-not-lgpl.html>.

1.51 gsoap 2.6

1.51.1 Available under license :

The specifications included in this directory are available to the public without fee or royalty.

W3C notices included with XML specifications:

Parts are governed by the W3C Software License [1] as described in the FAQ [2].

[1] <http://www.w3.org/Consortium/Legal/copyright-software-19980720>

[2] <http://www.w3.org/Consortium/Legal/IPR-FAQ-20000620.html#DTD>

OASIS notices included with WS-* specifications:

"Permission to copy, display, perform, modify and distribute the WS-*

Specification, and to authorize others to do the foregoing, in any medium without fee or royalty is hereby granted for the purpose of developing and evaluating the WS-* Specification."

"Permission to copy and display the WS-* (the "Specification", which includes WSDL and schema documents), in any medium without fee or royalty is hereby granted, provided that you include the following on ALL copies of the Specification that you make:

1. A link or URL to the Specification at one of the Co-Developers' websites.
2. The copyright notice as shown in the Specification."

"OASIS takes no position regarding the validity or scope of any intellectual property or other rights that might be claimed to pertain to the implementation or use of the technology described in this document or the extent to which any license under such rights might or might not be available; neither does it represent that it has made any effort to identify any such rights. Information on OASIS's procedures with respect to rights in OASIS specifications can be found at the OASIS website. Copies of claims of rights made available for publication and any assurances of licenses to be made available, or the result of an attempt made to obtain a general license or permission for the use of such proprietary rights by implementors or users of this specification, can be obtained from the OASIS Executive Director."

LICENSE

The gSOAP 2.8 releases, including all 2.8.x updates, are distributed under:

- 1) The gSOAP Public License 1.3 (which is based on the Mozilla public license 1.1).

Components NOT covered by the gSOAP Public License are:

- wsdl2h tool AND its source code output,
- soapcpp2 tool AND its source code output,
- UDDI code,
- the webservice example code in gsoap/samples/webservice,
- several example applications in the gsoap/samples directory.

For details, see the note down below. The gSOAP public license is included in the package as license.pdf

- 2) GPL v2 (GNU Public License, a common open-source software license) covers all of the gSOAP software, see GPLv2_license.txt

If you use gSOAP under the GPL v2 to integrate parts of it or code generated by it with your own code, then you are allowed to sell copies of the modified program commercially, but only under the terms of the GNU GPL v2.

Thus, for instance, you must make the source code of your programs available to the users of your programs as described in the GPL, and they must be allowed to redistribute and modify it as described in the GPL. These requirements are the condition for including the GPL-covered code you received in a program of your own.

If you do not wish for your program to be released under a GPL-compatible open source license, then an alternate proprietary software license for gSOAP which will remove the aforementioned requirement is available from Genivia Inc, see 3) below.

For more information on the GNU Public License 2.0, please visit:
<http://www.gnu.org/licenses/old-licenses/gpl-2.0-faq.html>

We do not accept third-party GPL contributions to avoid having to fork the code base in GPL and non-GPL.

3) Proprietary commercial software development licenses for the standard commercial edition and for enterprise-level licensing. The standard edition is functionally identical to the open source version of gSOAP and includes all software components, but without the open source GPL licensing requirements for your project.

IMPORTANT NOTE

Please check the suitability of GPL v2 for your project. Requirements imposed by the GPL v2 may affect the release of your software.

If you use gSOAP under the GPL v2 to integrate parts of it or code generated by it with your own code, then you are allowed to sell copies of the modified program commercially, but only under the terms of the GNU GPL v2. Thus, for instance, you must make the source code available to the users of the program as described in the GPL, and they must be allowed to redistribute and modify it as described in the GPL. These requirements are the condition for including the GPL-covered code you received in a program of your own. These restrictions may hamper certain proprietary software development scenarios. If you do not wish for your program to be released under a GPL-compatible open source license, then an alternate proprietary software license for gSOAP which will remove the aforementioned requirement is available from Genivia Inc.

The gSOAP software does not include any third-party GPL code. All software was written from the ground up since 2003 and is owned and copyrighted by Genivia Inc. This allows Genivia to dual license the gSOAP software under GPLv2 and under the Genivia commercial-use licenses.

The Ohloh site by Black Duck includes an analysis of the gSOAP GPLv2 open source repository:

<https://www.ohloh.net/p/gsoap>

Please note that "Black Duck Scans" will detect the use of GPL gSOAP software in your project builds when you are using the gSOAP source code. The commercial-use licenses by Genivia explicitly grant the use of the gSOAP software for non-GPL use and inclusion.

Note that the GNU Bison and Flex tools are used to generate source code for the gSOAP soapcpp2 compiler. The Bison/Flex-generated source code is not restricted by the GPL or LGPL terms for this particular use.

Non-GPL third-party contributions are included in the 'extras' directory in the package and you are free to use these contributions. Suggested changes and improvements by vendors were accepted under the public gSOAP license (not GPL), which includes support for VxWorks and Apache and IIS modules for gSOAP.

For commercial-use licensing please visit:

<http://www.genivia.com/Products/gsoap/contract.html>

or contact us at Genivia Inc:

contact@genivia.com

GPL and OpenSSL

This program is released under the GPL with the additional exemption that compiling, linking, and/or using OpenSSL is allowed.

GPL and the gSOAP public license

This program is released under the GPL with the additional exemption that compiling, linking, and/or using software released under the gSOAP public license is allowed.

COPYRIGHT

gSOAP is copyrighted by Robert A. van Engelen, Genivia, Inc.

Copyright (C) 2000-2015

Robert A. van Engelen, Genivia, Inc.

All Rights Reserved.

USE RESTRICTIONS

You may not: (i) transfer rights to gSOAP or claim authorship; or (ii) remove any product identification, copyright, proprietary notices or labels from gSOAP.

WARRANTY

GENIVIA INC. EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY, OF FITNESS FOR A PARTICULAR PURPOSE, NONINFRINGEMENT OF THIRD PARTY INTELLECTUAL PROPERTY RIGHTS, AND ANY WARRANTY THAT MAY ARISE BY REASON OF TRADE USAGE, CUSTOM, OR COURSE OF DEALING. WITHOUT LIMITING THE FOREGOING, YOU ACKNOWLEDGE THAT THE SOFTWARE IS PROVIDED "AS IS" AND THAT GENIVIA INC. DO NOT WARRANT THE SOFTWARE WILL RUN UNINTERRUPTED OR ERROR FREE. LIMITED LIABILITY: THE ENTIRE RISK AS TO RESULTS AND PERFORMANCE OF THE SOFTWARE IS ASSUMED BY YOU. UNDER NO CIRCUMSTANCES WILL GENIVIA INC. BE LIABLE FOR ANY SPECIAL, INDIRECT, INCIDENTAL, EXEMPLARY OR CONSEQUENTIAL

DAMAGES OF

ANY KIND OR NATURE WHATSOEVER, WHETHER BASED ON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, ARISING OUT OF OR IN ANY WAY RELATED TO THE SOFTWARE, EVEN IF GENIVIA INC. HAS BEEN ADVISED ON THE POSSIBILITY OF SUCH DAMAGE OR IF SUCH DAMAGE COULD HAVE BEEN REASONABLY FORESEEN, AND NOTWITHSTANDING ANY FAILURE OF ESSENTIAL PURPOSE OF ANY EXCLUSIVE REMEDY PROVIDED. SUCH LIMITATION ON DAMAGES INCLUDES, BUT IS NOT LIMITED TO, DAMAGES FOR LOSS OF GOODWILL, LOST PROFITS, LOSS OF DATA OR SOFTWARE, WORK STOPPAGE, COMPUTER FAILURE OR MALFUNCTION OR IMPAIRMENT OF OTHER GOODS. IN NO EVENT WILL GENIVIA INC. BE LIABLE FOR THE COSTS OF PROCUREMENT OF SUBSTITUTE SOFTWARE OR SERVICES. YOU ACKNOWLEDGE THAT THIS SOFTWARE IS NOT DESIGNED FOR USE IN ON-LINE EQUIPMENT IN HAZARDOUS ENVIRONMENTS SUCH AS OPERATION OF NUCLEAR FACILITIES, AIRCRAFT NAVIGATION OR CONTROL, OR LIFE-CRITICAL APPLICATIONS. GENIVIA INC. EXPRESSLY DISCLAIM ANY LIABILITY

RESULTING FROM USE OF THE SOFTWARE IN ANY SUCH ON-LINE EQUIPMENT IN HAZARDOUS ENVIRONMENTS AND ACCEPTS NO LIABILITY IN RESPECT OF ANY ACTIONS OR CLAIMS BASED ON THE USE OF THE SOFTWARE IN ANY SUCH ON-LINE EQUIPMENT IN HAZARDOUS ENVIRONMENTS BY YOU. FOR PURPOSES OF THIS PARAGRAPH, THE TERM "LIFE-CRITICAL APPLICATION" MEANS AN APPLICATION IN WHICH THE FUNCTIONING OR MALFUNCTIONING OF THE SOFTWARE MAY RESULT DIRECTLY OR INDIRECTLY IN PHYSICAL INJURY OR LOSS OF HUMAN LIFE.

The GNU General Public License (GPL)

Part of this program is also released under the GPL with the additional exemption that compiling, linking, and/or using OpenSSL is allowed.

Please refer to the LICENSE.txt for more details on software licensing.

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc. 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered

by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's

free use or not licensed at all.

The precise terms
and conditions for copying, distribution and modification
follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute

a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a)

You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding

source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy

simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs

whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

gSOAP XML Web services tools

Copyright (C) 2004, Robert van Engelen, Genivia, Inc. All Rights Reserved.

This

program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail:
engelen@genivia.com / engelen@acm.org

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
gSOAP version X.Y.Z, Copyright (C) 2001-2004, Robert van Engelen, Genivia, Inc.  
gSOAP comes  
with ABSOLUTELY NO WARRANTY; for details type `show w'. This is  
free software, and you are welcome to redistribute it under certain conditions;  
type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

W3C copyright and document licensing:

<http://www.w3.org/Consortium/Legal/copyright-documents>

gSOAP software licensing:

Copyright (C) 2001-2010 Robert van Engelen, Genivia Inc. All Rights Reserved.
Part of this software is released under one of the following licenses:
1) GPL or 2) Genivia's license for commercial use.

1.52 e2fsprogs 1.46.2

1.52.1 Available under license :

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2001 by Andries Brouwer

Copyright (C) 1999, 2000, 2003 by Theodore Ts'o

You are free to distribute this software under the terms of the GNU Lesser (Library) General Public License.

On Debian systems, the complete text of the GNU Lesser (Library) General Public License can be found in /usr/share/common-licenses/LGPL-2. This is the Debian GNU/Linux prepackaged version of the static EXT2 file system consistency checker (e2fsck.static). The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcove <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in ``/usr/share/common-licenses/GPL-2'.`

```

#
# This is a Makefile stub which handles the creation of BSD shared
# libraries.
#
# In order to use this stub, the following makefile variables must be defined.
#
# BSDLIB_VERSION = 1.0
# BSDLIB_IMAGE = libce
# BSDLIB_MYDIR = et
# BSDLIB_INSTALL_DIR = $(SHLIBDIR)
#

all:: image

real-subdirs:: Makefile
@echo " MKDIR pic"
@mkdir -p pic

BSD_LIB = $(BSDLIB_IMAGE).so.$(BSDLIB_VERSION)
BSDLIB_PIC_FLAG = -fpic

image: $(BSD_LIB)

$(BSD_LIB): $(OBJS)
(cd pic; ld -Bshareable -o $(BSD_LIB) $(LDFLAGS_SHLIB) $(OBJS))
$(MV) pic/$(BSD_LIB) .
$(RM) -f ../$(BSD_LIB)
(cd ..; $(LN) $(LINK_BUILD_FLAGS) \
`echo $(my_dir) | sed -e 's;lib/;;'~/$(BSD_LIB) $(BSD_LIB))

install-shlibs install:: $(BSD_LIB)
@echo " INSTALL_PROGRAM $(BSDLIB_INSTALL_DIR)/$(BSD_LIB)"
@$(INSTALL_PROGRAM) $(BSD_LIB) \
$(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)
@-$(LDCONFIG)

install-strip: install

install-shlibs-strip:: install-shlibs

uninstall-shlibs uninstall::
$(RM) -f $(DESTDIR)$$(BSDLIB_INSTALL_DIR)/$(BSD_LIB)

clean::
$(RM)
-rf pic
$(RM) -f $(BSD_LIB)
$(RM) -f ../$(BSD_LIB)

```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL

DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the translation files of the EXT2 file system utilities. The EXT2 utilities were written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2006 Theodore Ts'o <tytso@mit.edu>

Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>

Copyright (c) 2001 Alcové <<http://www.alcove.com/>>

Copyright (c) 1997 Klee Dienes

Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, is protected by the GNU General Public License.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `~/usr/share/common-licenses/GPL-2'`. This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Fri Dec 14 22:24:35 EST 2007

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Index: tdbsa/tdb.c

=====

--- tdbsa.orig/tdb.c

+++ tdbsa/tdb.c

@@ -4,11 +4,11 @@ Rev: 23371

Last Changed Date: 2007-06-06 20:14:06 -0400 (Wed, 06 Jun 2007)

*/

/*

- Unix SMB/CIFS implementation.
- + trivial database library - standalone version

- trivial database library - private includes
-
- Copyright (C) Andrew Tridgell 2005
- + Copyright (C) Andrew Tridgell 1999-2005
- + Copyright (C) Jeremy Allison 2000-2006
- + Copyright (C) Paul 'Rusty' Russell 2000

** NOTE! The following LGPL license applies to the tdb
** library. This does NOT imply that all of Samba is released
EXT2ED is hereby placed under the terms of the GNU General Public License.
Follows the GNU license.

Gadi Oxman, August 1995

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
675 Mass Ave, Cambridge, MA 02139, USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the
GNU Library General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it

in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the

operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access

to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes

make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) 19yy <name of author>
```

```
This program is free software; you can redistribute it and/or modify  
it under the terms of the GNU General Public License as published by  
the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.
```

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY;  
for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider

it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

This package, the EXT2 filesystem utilities, are made available under
the GNU Public License version 2, with the exception of the lib/ext2fs
and lib/e2p libraries, which are made available under the GNU Library
General Public License Version 2, the lib/uuid library which is made
available under a BSD-style license and the lib/et and lib/ss
libraries which are made available under an MIT-style license. Please

see lib/uuid/COPYING for more details for the license for the files comprising the libuuid library, and the source file headers of the libet and libss libraries for more information.

The most recent officially distributed version can be found at <http://e2fsprogs.sourceforge.net>. If you need to make a distribution, that's the one you should use. If there is some reason why you'd like a more recent version that is still in ALPHA testing (i.e., either using the "WIP" test distributions or one from the hg or git repository from the development branch, please contact me (tytso@mit.edu) before you ship. The release schedules for this package are flexible, if you give me enough lead time.

Theodore Ts'o
23-June-2007

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of

running the Program is not restricted, and the output from the Program is covered

only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with

the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software

and
of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name  
of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision  
comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a
subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for
all its users.

This license, the Library General Public License, applies to some
specially designated Free Software Foundation software, and to any
other libraries whose authors decide to use it. You can use it for
your libraries, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if
you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis
or for a
fee, you must give the recipients all the rights that we gave
you. You must make sure that they, too, receive or can get the source
code. If you link a program with the library, you must provide
complete object files to the recipients so that they can relink them
with the library, after making changes to the library and recompiling
it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright
the library, and (2) offer you this license which gives you legal
permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain
that everyone understands that there is no warranty for this free

library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a

"work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities

other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact

all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each

and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and

therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked

with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the

Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply,

and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Library General Public License for more details.

You should have received a copy of the GNU Library General Public
License along with this library; if not, write to the Free Software
Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the library, if
necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

This is the Debian GNU/Linux prepackaged version of the EXT2 file
system utilities (e2fsck, mke2fs, etc.). The EXT2 utilities were
written by Theodore Ts'o <tytso@mit.edu> and Remy Card <card@masi.ibp.fr>.

Sources were obtained from <http://sourceforge.net/projects/e2fsprogs>

Packaging is Copyright (c) 2003-2007 Theodore Ts'o <tytso@mit.edu>
Copyright (c) 1997-2003 Yann Dirson <dirson@debian.org>
Copyright (c) 2001 Alcove <<http://www.alcove.com/>>
Copyright (c) 1997 Klee Dienes
Copyright (c) 1995-1996 Michael Nonweiler <mrn20@cam.ac.uk>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright notice:

This package, the EXT2 filesystem utilities, are made available under
the GNU General Public License version 2, with the exception of the
lib/ext2fs and lib/e2p libraries, which are made available under the
GNU Library General Public License Version 2, the lib/uuid library
which is made available under a BSD-style license and the lib/et and
lib/ss libraries
which are made available under an MIT-style license.

Copyright (c) 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000,
2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008 by Theodore Ts'o

On Debian GNU systems, the complete text of the GNU General Public License can be found in `"/usr/share/common-licenses/GPL-2"`. The complete text of the GNU Library General Public License can be found in `"/usr/share/common-licenses/LGPL-2"`.

The license used for lib/et and lib/ss libraries is:

Copyright 1987 by the Student Information Processing Board
of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose is hereby granted, provided that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. and the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

The license used for lib/uuid is:

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF

LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This package was added to the e2fsprogs debian source package by Theodore Ts'o <tytso@mit.edu> on Sat Mar 15 15:33:37 EST 2003

It is part of the main e2fsprogs distribution, which can be found at:

<http://sourceforge.net/projects/e2fsprogs>

Upstream Author: Theodore Ts'o <tytso@mit.edu>

Copyright:

Copyright (C) 1999, 2000, 2003, 2004 by Theodore Ts'o

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, and the entire permission notice in its entirety, including the disclaimer of warranties.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE, ALL OF WHICH ARE HEREBY DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF NOT ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

This is the Debian GNU/Linux prepackaged version of the ss command-line interface parsing library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and

the M.I.T. S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

This is the Debian GNU/Linux prepackaged version of the Common Error Description library. It is currently distributed together with the EXT2 file system utilities, which are otherwise packaged as "e2fsprogs".

This package was put together by Yann Dirson <dirson@debian.org>, from sources obtained from a mirror of:
tsx-11.mit.edu:/pub/linux/packages/ext2fs/

From the original distribution:

Copyright 1987, 1988 by the Student Information Processing Board of the Massachusetts Institute of Technology

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the names of M.I.T. and the M.I.T. S.I.P.B. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

M.I.T. and the M.I.T.

S.I.P.B. make no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

1.53 libpcap 1.10.1

1.53.1 Available under license :

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

1.54 tcpdump 4.99.1

1.54.1 Available under license :

```
# -*- perl -*-
```

```
$testlist = [  
  # This specific test fails on OpenBSD because the .pcap file uses DLT_RAW,  
  # which OpenBSD treats as DLT_LOOP. The macro is set on all three BSDs.  
  {  
    config_unset => 'HAVE_NET_IF_PFLOG_H',  
    name => 'heap-overflow-1',  
    input => 'heap-overflow-1.pcap',  
    output => 'heap-overflow-1.out',  
    args => '-v'  
  },  
];
```

```
1;
```

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The names of the authors may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED ``AS IS" AND WITHOUT ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, WITHOUT LIMITATION, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

1.55 google-test 1.11.0

1.55.1 Available under license :

Copyright 2008, Google Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of,

the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You

meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding

those notices that do not

pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.
7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.
8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.
9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate

comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [2007] Neal Norwitz
Portions Copyright [2007] Google Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the
License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

This file contains a list of people who've made non-trivial
contribution to the Google C++ Testing Framework project. People
who commit code to the project are encouraged to add their names
here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>
Balzs Dn <balazs.dan@gmail.com>
Benoit Sigoure <tsuna@google.com>
Bharat Mediratta <bharat@menalto.com>
Bogdan Piloca <boo@google.com>
Chandler Carruth <chandlerc@google.com>
Chris Prince <cprince@google.com>
Chris Taylor <taylorc@google.com>
Dan Egnor <egnor@google.com>
Dave MacLachlan <dmaclach@gmail.com>
David Anderson <danderson@google.com>
Dean Sturtevant
Eric Roman <eroman@chromium.org>
Gene Volovich <gv@cite.com>
Hady Zalek <hady.zalek@gmail.com>
Hal Burch <gmock@hburch.com>
Jeffrey Yasskin <jyasskin@google.com>
Jim Keller <jimkeller@google.com>
Joe Walnes <joe@truemesh.com>
Jon Wray <jwray@google.com>
Ji Sigursson <joi@google.com>
Keir Mierle <mierle@gmail.com>
Keith Ray <keith.ray@gmail.com>

Kenton Varda
<kenton@google.com>
Kostya Serebryany <kcc@google.com>
Krystian Kuzniarek <krystian.kuzniarek@gmail.com>
Lev Makhlis
Manuel Klimek <klimek@google.com>
Mario Tanev <radix@google.com>
Mark Paskin
Markus Heule <markus.heule@gmail.com>
Matthew Simmons <simmonmt@acm.org>
Mika Raento <mikie@iki.fi>
Mike Bland <mbland@google.com>
Mikls Fazekas <mfazekas@szemafor.com>
Neal Norwitz <nnorwitz@gmail.com>
Nermin Ozkiranartli <nermin@google.com>
Owen Carlsen <ocarlsen@google.com>
Paneendra Ba <paneendra@google.com>
Pasi Valminen <pasi.valminen@gmail.com>
Patrick Hanna <phanna@google.com>
Patrick Riley <pfr@google.com>
Paul Menage <menage@google.com>
Peter Kaminski <piotrk@google.com>
Piotr Kaminski <piotrk@google.com>
Preston Jackson <preston.a.jackson@gmail.com>
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>
Russ Cox <rsc@google.com>
Russ Rufer <russ@pentad.com>
Sean McAfee <eefacm@gmail.com>
Sigurur sgeirsson <siggi@google.com>
Sverre Sundsdal <sundsda@gmail.com>
Takeshi Yoshino <tyoshino@google.com>
Tracy
Bialik <tracy@pentad.com>
Vadim Berman <vadimb@google.com>
Vlad Losev <vladl@google.com>
Wolfgang Klier <wklier@google.com>
Zhanyong Wan <wan@google.com>

1.56 procps 3.3.17

1.56.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the

program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause

any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete

machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the

Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute  
it  
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if

necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this

is what you want to do, use the GNU Lesser General
Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is
numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some
specially designated Free Software Foundation software, and to any
other libraries whose authors decide to use it. You can use it for
your libraries, too.

When

we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if

you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General

Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means

all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has

a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form

under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit

modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)
- b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.
- c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.
- d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally

accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent

infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and

"any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the

ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.57 libtiff 4.3.0

1.57.1 Available under license :

Copyright (c) 1988-1997 Sam Leffler

Copyright (c) 1991-1997 Silicon Graphics, Inc.

Permission to use, copy, modify, distribute, and sell this software and

its documentation for any purpose is hereby granted without fee, provided that (i) the above copyright notices and this permission notice appear in all copies of the software and related documentation, and (ii) the names of Sam Leffler and Silicon Graphics may not be used in any advertising or publicity relating to the software without the specific, prior written permission of Sam Leffler and Silicon Graphics.

THE SOFTWARE IS PROVIDED "AS-IS" AND WITHOUT WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR OTHERWISE, INCLUDING WITHOUT LIMITATION, ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.

IN NO EVENT SHALL SAM LEFFLER OR SILICON GRAPHICS BE LIABLE FOR ANY SPECIAL, INCIDENTAL, INDIRECT OR CONSEQUENTIAL DAMAGES OF ANY KIND, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER OR NOT ADVISED OF THE POSSIBILITY OF DAMAGE, AND ON ANY THEORY OF LIABILITY, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

1.58 libatomic 1.2.0

1.58.1 Available under license :

Copyright (c) 2016 Uber Technologies, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.59 dropbear 2020.81

1.59.1 Available under license :

The LibTom license

This is free and unencumbered software released into the public domain.

Anyone is free to copy, modify, publish, use, compile, sell, or distribute this software, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means.

In jurisdictions that recognize copyright laws, the author or authors of this software dedicate any and all copyright interest in the software to the public domain. We make this dedication for the benefit of the public at large and to the detriment of our heirs and successors. We intend this dedication to be an overt act of relinquishment in perpetuity of all present and future rights to this software under copyright law.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

For more information, please refer to <http://unlicense.org/>
Dropbear contains a number of components from different sources, hence there are a few licenses and authors involved. All licenses are fairly non-restrictive.

The majority of code is written by Matt Johnston, under the license below.

Portions of the client-mode work are (c) 2004 Mihnea Stoenescu, under the same license:

Copyright (c) 2002-2020 Matt Johnston
Portions copyright (c) 2004 Mihnea Stoenescu
All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE

IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

LibTomCrypt and LibTomMath are written by Tom St Denis and others, see libtomcrypt/LICENSE and libtommath/LICENSE.

=====

sshpty.c is taken from OpenSSH 3.5p1,
Copyright (c) 1995 Tatu Ylonen <ylo@cs.hut.fi>, Espoo, Finland
All rights reserved

"As far as I am concerned, the code I have written for this software can be used freely for any purpose. Any derived versions of this software must be clearly marked as such, and if the derived work is incompatible with the protocol description in the RFC file, it must be called by a name other than "ssh" or "Secure Shell". "

=====

loginrec.c
loginrec.h
atomicio.h
atomicio.c
and strlcat() (included in util.c) are from OpenSSH 3.6.1p2, and are licensed under the 2 point BSD license.

loginrec is written primarily by Andre Lucas, atomicio.c by Theo de Raadt.

strlcat() is (c) Todd C. Miller

=====

Import code in keyimport.c is modified from PuTTY's import.c, licensed as follows:

PuTTY is copyright 1997-2003 Simon Tatham.

Portions copyright Robert de Bath, Joris van Rantwijk, Delian Delchev, Andreas Schultz, Jeroen Massar, Wez Furlong, Nicolas Barry, Justin Bradford, and CORE SDI S.A.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

=====

curve25519.c:

Modified TweetNaCl version 20140427, a self-contained public-domain C library.
<https://tweetnacl.cr.yp.to/>

Contributors (alphabetical order)

Daniel J. Bernstein, University of Illinois at Chicago and Technische Universiteit Eindhoven

Bernard van Gastel, Radboud Universiteit Nijmegen

Wesley Janssen, Radboud Universiteit Nijmegen

Tanja

Lange, Technische Universiteit Eindhoven

Peter Schwabe, Radboud Universiteit Nijmegen

Sjaak Smetsers, Radboud Universiteit Nijmegen

Acknowledgments

This work was supported by the U.S. National Science Foundation under grant 1018836. "Any opinions, findings, and conclusions or recommendations expressed in this material are those of the author(s) and do not necessarily reflect the views of the National Science Foundation."

This work was supported by the Netherlands Organisation for Scientific Research (NWO) under grant 639.073.005 and Veni 2013 project 13114. LibTomCrypt is licensed under DUAL licensing terms.

Choose and use the license of your needs.

[LICENSE #1]

LibTomCrypt is public domain. As should all quality software be.

Tom St Denis

[/LICENSE #1]

[LICENSE #2]

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

Version 2, December 2004

Copyright (C) 2004 Sam Hocevar <sam@hocevar.net>

Everyone is permitted to copy and distribute verbatim or modified copies of this license document, and changing it is allowed as long as the name is changed.

DO WHAT THE FUCK YOU WANT TO PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. You just DO WHAT THE FUCK YOU WANT TO.

[/LICENSE #2]

1.60 tdb 1.46.2

1.60.1 Available under license :

Copyright (c) 2001-2002, SourceForge ISO-RELAX Project (ASAMI Tomoharu, Daisuke Okajima, Kohsuke Kawaguchi, and MURATA Makoto)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED,

INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.61 ncurses 6.3

1.61.1 Available under license :

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *

Copyright: 2017-2020,2021 Thomas E. Dickey

Copyright: 1998-2016,2017 Free Software Foundation, Inc.

Licence: X11

Files: alocal.m4 package

Copyright: 2003-2019,2020 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh
Copyright: 1994 X Consortium
Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

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 from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8
Upstream source <https://invisible-island.net/ncurses/ncurses.html>
This package is used for testing builds of ncurses.

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *

Copyright: 2017-2020,2021 by Thomas E. Dickey

Copyright: 1998-2016,2017 Free Software Foundation, Inc.

Licence: X11

Files: alocal.m4 package

Copyright: 1996-2020,2021 by Thomas E. Dickey

Licence: X11

Files: doc/html/NCURSES-Programming-HOWTO.html

Copyright: 2001 by Pradeep Padala

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is

furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files:

install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or

sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

Files: progs/tset.c ncurses/tinfo/read_termcap.c

Copyright: 1980,1991,1992,1993 The Regents of the University of California.

License: BSD

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF

SUCH DAMAGE.

-- vile: txtmode file-encoding=utf-8

Copyright 2018-2020,2021 Thomas E. Dickey

Copyright 1998-2017,2018 Free Software Foundation, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

-- vile:txtmode fc=72

-- \$Id: COPYING,v 1.10 2021/01/01 09:54:30 tom Exp \$

Upstream source <https://invisible-island.net/ncurses/Ada95.html>

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *

Copyright: 2017-2020,2021 by Thomas E. Dickey

Copyright: 1998-2016,2017 Free Software Foundation, Inc.

Licence: X11

Files: aclocal.m4 package

Copyright: 2010-2020,2021 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a

copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included

in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except

as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

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 from scratch. It can only install one file at a time, a restriction shared with many OS's `install` programs.

On Debian systems, the complete text of the GNU General Public License can be found in `'/usr/share/common-licenses/GPL-2'`

-- vile: `txtmode file-encoding=utf-8`

Upstream source <https://invisible-island.net/ncurses/ncurses-examples.html>

Current ncurses maintainer: Thomas Dickey <dickey@invisible-island.net>

Files: *

Copyright: 2017-2020,2021 Thomas E. Dickey

Copyright: 1998-2016,2017 Free Software Foundation, Inc.

Licence: X11

Files: `aclocal.m4` package

Copyright: 2003-2020,2021 by Thomas E. Dickey

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, distribute with modifications, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE ABOVE COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,

DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name(s) of the above copyright holders shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization.

Files: install-sh

Copyright: 1994 X Consortium

Licence: X11

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE X CONSORTIUM BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of the X Consortium shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from the X Consortium.

FSF changes to this file are in the public domain.

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 from scratch. It can only install one file at a time, a restriction shared with many OS's install programs.

On Debian systems, the complete text of the GNU General

Public License can be found in '/usr/share/common-licenses/GPL-2'

-- vile: txtmode file-encoding=utf-8

1.62 c-ares 1.18.1

1.62.1 Available under license :

c-ares license

Copyright (c) 2007 - 2018, Daniel Stenberg with many contributors, see AUTHORS file.

Copyright 1998 by the Massachusetts Institute of Technology.

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation, and that the name of M.I.T. not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission. M.I.T. makes no representations about the suitability of this software for any purpose. It is provided "as is" without express or implied warranty.

1.63 libjpeg-turbo 2.1.1

1.63.1 Available under license :

libjpeg-turbo Licenses

=====

libjpeg-turbo is covered by three compatible BSD-style open source licenses:

- The IJG (Independent JPEG Group) License, which is listed in README.ijg

This license applies to the libjpeg API library and associated programs (any code inherited from libjpeg, and any modifications to that code.)

- The Modified (3-clause) BSD License, which is listed below

This license covers the TurboJPEG API library and associated programs, as well as the build system.

- The [zlib License](<https://opensource.org/licenses/Zlib>)

This license is a subset of the other two, and it covers the libjpeg-turbo SIMD extensions.

Complying with the libjpeg-turbo Licenses

=====

This section provides a roll-up of the libjpeg-turbo licensing terms, to the best of our understanding.

1. If you are distributing a modified version of the libjpeg-turbo source, then:

1. You cannot alter or remove any existing copyright or license notices from the source.

****Origin****

- Clause 1 of the IJG License
- Clause 1 of the Modified BSD License
- Clauses 1 and 3 of the zlib License

2. You must add your own copyright notice to the header of each source file you modified, so others can tell that you modified that file (if there is not an existing copyright header in that file, then you can simply add a notice stating that you modified the file.)

****Origin****

- Clause 1 of the IJG License
- Clause 2 of the zlib License

3. You must include the IJG README file, and you must not alter any of the copyright or license text in that file.

****Origin****

- Clause 1 of the IJG License

2. If you are distributing only libjpeg-turbo binaries without the source, or if you are distributing an application that statically links with libjpeg-turbo, then:

1. Your product documentation must include a message stating:

This software is based in part on the work of the Independent JPEG Group.

****Origin****

- Clause 2 of the IJG license

2. If your binary distribution includes or uses the TurboJPEG API, then your product documentation must include the text of the Modified BSD License (see below.)

****Origin****

- Clause 2 of the Modified BSD License

3. You cannot use the name of the IJG or The libjpeg-turbo Project or the contributors thereof in advertising, publicity, etc.

****Origin****

- IJG License

- Clause 3 of the Modified BSD License

4. The IJG and The libjpeg-turbo Project do not warrant libjpeg-turbo to be free of defects, nor do we accept any liability for undesirable consequences resulting from your use of the software.

****Origin****

- IJG License

- Modified BSD License

- zlib License

The Modified (3-clause) BSD License

=====

Copyright

(C)2009-2021 D. R. Commander. All Rights Reserved.

Copyright (C)2015 Viktor Szathmry. All Rights Reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of the libjpeg-turbo Project nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS", AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR CONTRIBUTORS BE

LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Why Three Licenses?

=====

The zlib License could have been used instead of the Modified (3-clause) BSD License, and since the IJG License effectively subsumes the distribution conditions of the zlib License, this would have effectively placed libjpeg-turbo binary distributions under the IJG License. However, the IJG License specifically refers to the Independent JPEG Group and does not extend attribution and endorsement protections to other entities. Thus, it was desirable to choose a license that granted us the same protections for new code that were granted to the IJG for code derived from their software.

1.64 curl 7.81.0

1.64.1 Available under license :

COPYRIGHT AND PERMISSION NOTICE

Copyright (c) 1996 - 2021, Daniel Stenberg, <daniel@haxx.se>, and many contributors, see the THANKS file.

All rights reserved.

Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other

dealings
in this Software without prior written authorization of the copyright holder.

1.65 libedit 3.1

1.65.1 Available under license :

Copyright (c) 1992, 1993
The Regents of the University of California. All rights reserved.

This code is derived from software contributed to Berkeley by
Christos Zoulas of Cornell University.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions
are met:

1. Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer in the
documentation and/or other materials provided with the distribution.
3. Neither the name of the University nor the names of its contributors
may be used to endorse or promote products derived from this software
without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS" AND
ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
TO, THE
IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
SUCH DAMAGE.

1.66 harfbuzz 2.6.1

1.66.1 Available under license :

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow.
For parts of HarfBuzz that are licensed under different licenses see individual
files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012,2013,2014,2015,2016,2017,2018,2019 Google, Inc.
Copyright 2019 Facebook, Inc.

Copyright 2012 Mozilla Foundation
Copyright 2011 Codethink Limited
Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)
Copyright 2009 Keith Stribley
Copyright 2009 Martin Hosken and SIL International
Copyright 2007 Chris Wilson
Copyright 2006 Behdad Esfahbod
Copyright 2005 David Turner
Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.
Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted, without written agreement and without license or royalty fees, to use, copy, modify, and distribute this software and its documentation for any purpose, provided that the above copyright notice and the following two paragraphs appear in all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS. The following license applies to many of the fonts in this folder.

This Font Software is licensed under the SIL Open Font License, Version 1.1.

This license is copied below, and is also available with a FAQ at:
<http://scripts.sil.org/OFL>

SIL OPEN FONT LICENSE Version 1.1 - 26 February 2007

PREAMBLE

The goals of the Open Font License (OFL) are to stimulate worldwide development of collaborative font projects, to support the font

creation efforts of academic and linguistic communities, and to provide a free and open framework in which fonts may be shared and improved in partnership with others.

The OFL allows the licensed fonts to be used, studied, modified and redistributed freely as long as they are not sold by themselves. The fonts, including any derivative works, can be bundled, embedded, redistributed and/or sold with any software provided that any reserved names

are not used by derivative works. The fonts and derivatives, however, cannot be released under any other type of license. The requirement for fonts to remain under this license does not apply to any document created using the fonts or their derivatives.

DEFINITIONS

"Font Software" refers to the set of files released by the Copyright Holder(s) under this license and clearly marked as such. This may include source files, build scripts and documentation.

"Reserved Font Name" refers to any names specified as such after the copyright statement(s).

"Original Version" refers to the collection of Font Software components as distributed by the Copyright Holder(s).

"Modified Version" refers to any derivative made by adding to, deleting, or substituting -- in part or in whole -- any of the components of the Original Version, by changing formats or by porting the Font Software to a new environment.

"Author" refers to any designer, engineer, programmer, technical writer or other person who contributed to the Font Software.

PERMISSION & CONDITIONS

Permission is hereby granted, free of charge, to any person obtaining a copy of the Font Software, to use, study, copy, merge, embed, modify, redistribute, and sell modified and unmodified copies of the Font Software, subject to the following conditions:

- 1) Neither the Font Software nor any of its individual components, in Original or Modified Versions, may be sold by itself.
- 2) Original or Modified Versions of the Font Software may be bundled, redistributed and/or sold with any software, provided that each copy contains the above copyright notice and this license. These can be included either as stand-alone text files, human-readable headers or in the appropriate machine-readable metadata fields within text or

binary files as long as those fields can be easily viewed by the user.

3) No Modified Version of the Font Software may use the Reserved Font Name(s) unless explicit written permission is granted by the corresponding

Copyright Holder. This restriction only applies to the primary font name as presented to the users.

4) The name(s) of the Copyright Holder(s) or the Author(s) of the Font Software shall not be used to promote, endorse or advertise any Modified Version, except to acknowledge the contribution(s) of the Copyright Holder(s) and the Author(s) or with their explicit written permission.

5) The Font Software, modified or unmodified, in part or in whole, must be distributed entirely under this license, and must not be distributed under any other license. The requirement for fonts to remain under this license does not apply to any document created using the Font Software.

TERMINATION

This license becomes null and void if any of the above conditions are not met.

DISCLAIMER

THE FONT SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF COPYRIGHT, PATENT,

TRADEMARK, OR OTHER RIGHT. IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, INCLUDING ANY GENERAL, SPECIAL, INDIRECT, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF THE USE OR INABILITY TO USE THE FONT SOFTWARE OR FROM OTHER DEALINGS IN THE FONT SOFTWARE.

Copyright 2016 Unicode Inc. All rights reserved.

Licensed under the Apache License, Version 2.0 (the License);
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an AS IS BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

CC BY-NC-SA 3.0

<http://www.crupl.org/software/license/CreativeCommons.html>

<https://creativecommons.org/licenses/by-nc-sa/3.0/>

Copyright 2000-2016 Adobe Systems Incorporated. All Rights Reserved.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use these files except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.
Copyright (c) 2010 Red Hat Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in
all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION WITH THE
SOFTWARE OR THE USE OR OTHER DEALINGS IN
THE SOFTWARE.

1.67 libxml2 2.9.13

1.67.1 Available under license :

Except where otherwise noted in the source code (e.g. the files hash.c,
list.c and the trio files, which are covered by a similar licence but
with different Copyright notices) all the files are:

Copyright (C) 1998-2012 Daniel Veillard. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy

of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.68 zlib 1.2.12

1.68.1 Available under license :

* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.12, March 11th, 2022

Copyright (C) 1995-2022 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for

Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.69 safestring 1.3

1.69.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*-----  
* strncpy_s.c  
*  
* October 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
* All rights Reserved.  
*-----  
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/strncpy_s.c
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* strljustify_s.c  
*  
* November 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
* All rights Reserved  
*-----  
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/strljustify_s.c
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* safe_limits.h -- limits include for portability  
*  
* February 2009, Bo Berry  
*  
* Copyright (c) 2009-2010, 2013 by Cisco Systems, Inc.  
*  
* Permission is hereby granted, free of charge, to any person  
* obtaining a copy of this software and associated documentation  
* files (the "Software"), to deal in the Software without restriction,  
* including without limitation the rights to use, copy, modify, merge,  
* publish, distribute, sublicense, and/or sell copies of the Software,  
* and to permit persons to whom the Software is furnished to do so,  
* subject to the following conditions:  
*  
* The above copyright notice and this permission notice shall be  
* included in all copies or substantial portions of the Software.  
*  
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,  
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE  
* WARRANTIES  
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.  
* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY  
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,  
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE  
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
*-----  
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/include/safe_limits.h
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* strncat_s.c  
*  
* October 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
* All Rights reserved  
*-----  
*/
```

Found in path(s):

```
*/opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/strncat_s.c
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* strcpyfdin_s.c  
*  
* November 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
* All rights Reserved.  
*/
```

Found in path(s):

```
*/opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/strcpyfdin_s.c
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* safe_mem_lib.h -- Safe C Library Memory APIs  
*  
* October 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
*  
* Permission is hereby granted, free of charge, to any person  
* obtaining a copy of this software and associated documentation  
* files (the "Software"), to deal in the Software without restriction,  
* including without limitation the rights to use, copy, modify, merge,  
* publish, distribute, sublicense, and/or sell copies of the Software,  
* and to permit persons to whom the Software is furnished to do so,  
* subject to the following conditions:  
*  
* The above copyright notice and this permission notice shall be  
* included in all copies or substantial portions of the Software.
```

*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*-----
*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/include/safe_mem_lib.h
No license file was found, but licenses were detected in source scan.

/*-----
* safe_types.h -- types include for portability
*
* March 2007, Bo Berry
*
* Copyright (c) 2007-2010, 2013 by Cisco Systems, Inc.
*
* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without restriction,
* including without limitation the rights to use, copy, modify, merge,
* publish, distribute, sublicense, and/or sell copies of the Software,
* and to permit persons to whom the Software is furnished to do so,
* subject to the following conditions:
*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*-----
*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/include/safe_types.h
No license file was found, but licenses were detected in source scan.

/*-----

```
* strprefix_s.c
*
* November 2008, Bo Berry
*
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.
* All rights reserved
*-----
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-
gz/safe_lib_2_0/src/safe_string/strprefix_s.c
```

No license file was found, but licenses were detected in source scan.

```
/*-----
* mem_primitives_lib.h - Unguarded Memory Copy Routines
*
* October 2005, Bo Berry
*
* Copyright (c) 2005-2010, 2013 by Cisco Systems, Inc.
*
* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without restriction,
* including without limitation the rights to use, copy, modify, merge,
* publish, distribute, sublicense, and/or sell copies of the Software,
* and to permit persons to whom the Software is furnished to do so,
* subject to the following conditions:
*
* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE
* WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*-----
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-
gz/safe_lib_2_0/include/mem_primitives_lib.h
```

No license file was found, but licenses were detected in source scan.

* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*-----
*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/include/safe_lib.h

No license file was found, but licenses were detected in source scan.

/*-----
* strlastchar_s.c
*
* November 2008, Bo Berry
*
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.
* All rights reserved
*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strlastchar_s.c

No license file was found, but licenses were detected in source scan.

/*-----
* strcasestr_s.c
*
* November 2008, Bo Berry
*
* Copyright (c) 2008-2010, 2012-2013 by Cisco Systems, Inc.
* All rights Reserved.
*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strcasestr_s.c

No license file was found, but licenses were detected in source scan.

/*-----
* strtok_s.c
*
*/

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strzero_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* safe_str_constraint.h

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

*

* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without restriction,
* including without limitation the rights to use, copy, modify, merge,
* publish, distribute, sublicense, and/or sell copies of the Software,
* and to permit persons to whom the Software is furnished to do so,
* subject to the following conditions:

*

* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/safe_str_constraint.h

No license file was found, but licenses were detected in source scan.

/*-----

* strspn_s.c

*

* November 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

* All rights Reserved.

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strspn_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* strlastsame_s.c

*

* November 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

* All rights reserved

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strlastsame_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* strispassword_s.c

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

* All rights Reserved.

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strispassword_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* strisuppercase_s.c

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

* All rights reserved.

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strisupercase_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* mem_primitives_lib.c - Unguarded Memory Copy Routines

*

* February 2005, Bo Berry

*

* Copyright (c) 2005-2010, 2013 by Cisco Systems, Inc.

*

* Permission is hereby granted, free of charge, to any person
* obtaining a copy of this software and associated documentation
* files (the "Software"), to deal in the Software without
* restriction, including without limitation the rights to use,
* copy, modify, merge, publish, distribute, sublicense, and/or
* sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following
* conditions:

*

* The above copyright notice and this permission notice shall be
* included in all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED
* TO THE WARRANTIES

* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT
* HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
* WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

/*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/mem_primitives_lib.c

No license file was found, but licenses were detected in source scan.

/*-----

* safe_str_lib.h -- Safe C Library String APIs

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

*

* Permission is hereby granted, free of charge, to any person
 * obtaining a copy of this software and associated documentation
 * files (the "Software"), to deal in the Software without restriction,
 * including without limitation the rights to use, copy, modify, merge,
 * publish, distribute, sublicense, and/or sell copies of the Software,
 * and to permit persons to whom the Software is furnished to do so,
 * subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be
 * included in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
 * EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO
 * THE WARRANTIES
 * OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
 * IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY
 * CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
 * TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
 * SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
 *-----
 */

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/include/safe_str_lib.h
 No license file was found, but licenses were detected in source scan.

/*-----
 * strpbrk_s.c
 *
 * November 2008, Bo Berry
 *
 * Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.
 * All rights Reserved.
 *-----
 */

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strpbrk_s.c
 No license file was found, but licenses were detected in source scan.

/*-----
 * strstr_s.c
 *
 * November 2008, Bo Berry
 *
 * Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.
 * All rights reserved.

*-----

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strstr_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* strcat_s.c

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

* All rights Reserved.

*/

Found in path(s):

* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-gz/safe_lib_2_0/src/safe_string/strcat_s.c

No license file was found, but licenses were detected in source scan.

/*-----

* safe_mem_constraint.h

*

* October 2008, Bo Berry

*

* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.

*

* Permission is hereby granted, free of charge, to any person

* obtaining a copy of this software and associated documentation

* files (the "Software"), to deal in the Software without restriction,

* including without limitation the rights to use, copy, modify, merge,

* publish, distribute, sublicense, and/or sell copies of the Software,

* and to permit persons to whom the Software is furnished to do so,

* subject to the following conditions:

*

* The above copyright notice and this permission notice shall be

* included in all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES

* OF MERCHANTABILITY,

FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

* IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY

* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*-----

*/

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/safe_mem_constraint.h
```

No license file was found, but licenses were detected in source scan.

```
/*-----  
* stremovevs_s.c  
*  
* November 2008, Bo Berry  
*  
* Copyright (c) 2008-2010, 2013 by Cisco Systems, Inc.  
* All rights reserved.  
*-----  
*/
```

Found in path(s):

```
* /opt/cola/permits/1306474220_1654502581.230317/0/safe-lib-2-0-1-tar-  
gz/safe_lib_2_0/src/safe_string/stremovevs_s.c
```

1.70 linux-kernel 4.9.248

1.70.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for

this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in

the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in

whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program,

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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include

anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6.

Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free

redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free

programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify

it under the terms of the GNU General Public License as published by
the Free Software Foundation; either version 2 of the
License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands
`show w' and `show c' should show the appropriate
parts of the General Public License. Of course, the commands you use may
be called something other than `show w' and `show c'; they could even be
mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

Copyright (c) 2009-2013 QLogic Corporation
QLogic Linux qlenic NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have.

You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License

along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1

above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition,
mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of

a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that

system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

/* 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.
 *
 *
 *
 * Copyright (c) 1996 University of Cambridge
 Computer Laboratory
 *
 * This program is free software; you can redistribute it and/or modify
 * it under the terms of the GNU General Public License as published by
 * the Free Software Foundation; either version 2 of the License, or
 * (at your option) any later version.
 *
 * This program is distributed in the hope that it will be useful,
 * but WITHOUT ANY WARRANTY; without even the implied warranty of
 * MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
 * GNU General Public License for more details.
 *
 * You should have received a copy of the GNU General Public License
 * along with this program; if not, write to the Free Software
 * Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.
 *
 * M. Welsh, 6 July 1996
 *
 *
 */

GNU GENERAL PUBLIC LICENSE
 Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
 Everyone is permitted to copy and distribute verbatim copies
 of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
 freedom to share and change it. By contrast, the GNU General Public
 License is intended to guarantee your freedom to share and change free
 software--to make sure the software is free for all its users. This
 General Public License applies to most of the Free Software
 Foundation's software and to any other program whose authors commit to
 using it. (Some other Free Software Foundation software is covered by
 the GNU Library General Public License instead.) You can apply it to
 your programs, too.

When we speak of free software, we are referring to freedom, not

price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law:

that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any

associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

Copyright (c) 2003-2013 QLogic Corporation
QLogic Linux iSCSI Driver

This program includes a device driver for Linux 3.x.
You may modify and redistribute the device driver code under the
GNU General Public License (a copy of which is attached hereto as
Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's
software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid
anyone to deny you these rights or to ask you to surrender the rights.
These restrictions translate to certain responsibilities for you if you
distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether
gratis or for a fee, you must give
the recipients all the rights that
you have. You must make sure that they, too, receive or can get the

source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate

copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute

such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program

except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this

License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software

distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED

OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

Code in this directory written at the IDA Supercomputing Research Center carries the following copyright and license.

Copyright 1993 United States Government as represented by the Director, National Security Agency. This software may be used and distributed according to the terms of the GNU General Public License, incorporated herein by reference.

In addition to the disclaimers in the GPL, SRC expressly disclaims any and all warranties, expressed or implied, concerning the enclosed software. This software was developed at SRC for use in internal research, and the intent in sharing this software is to promote the productive interchange of ideas throughout the research community. All software is furnished on an "as-is" basis. No further updates to this software should be expected. Although updates may occur, no commitment exists.

Copyright (c) 2003-2006, Marvell International Ltd.
All Rights Reserved

This program is free software; you can redistribute it and/or modify it under the terms of version 2 of the GNU General Public License as published by the Free Software Foundation.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

"This software program is licensed subject to the GNU General Public License

(GPL). Version 2, June 1991, available at
<http:

GNU General Public License

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place - Suite 330, Boston, MA 02111-1307, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that

everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies

to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that

you also meet all of these conditions:

- * a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- * b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- * c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- * a) 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; or,

- * b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

*

- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law

if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you

indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus

excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

one line to give the program's name and an idea of what it does.

Copyright (C) yyyy name of author

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature

of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

675 Mass Ave, Cambridge, MA 02139, USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a

work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute

the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system;

it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each

version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year>  
<name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!
The files in this directory and elsewhere which refer to this LICENCE file are part of JFFS2, the Journalling Flash File System v2.

Copyright 2001-2007 Red Hat, Inc. and others

JFFS2 is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free

Software Foundation; either version 2 or (at your option) any later version.

JFFS2 is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with JFFS2; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA.

As a special exception, if other files instantiate templates or use macros or inline functions from these files, or you compile these files and link them with other works to produce a work based on these files, these files do not by themselves cause the resulting work to be covered by the GNU General Public License. However the source code for these files must still be made available in accordance with section (3) of the GNU General Public License.

This exception does not invalidate any other reasons why a work based on this file might be covered by the GNU General Public License.

Copyright (c) 2003-2006 QLogic Corporation
QLogic Linux Networking HBA Driver

This program includes a device driver for Linux 2.6 that may be distributed with QLogic hardware specific firmware binary file. You may modify and redistribute the device driver code under the GNU General Public License as published by the Free Software Foundation (version 2 or a later version).

You may redistribute the hardware specific firmware binary file under the following terms:

1. Redistribution of source code (only if applicable), must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistribution in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of QLogic Corporation may not be used to endorse or promote products derived from this software without specific prior written permission

REGARDLESS

OF WHAT LICENSING MECHANISM IS USED OR APPLICABLE, THIS PROGRAM IS PROVIDED BY QLOGIC CORPORATION "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

USER ACKNOWLEDGES AND AGREES THAT USE OF THIS PROGRAM WILL NOT CREATE OR GIVE GROUNDS FOR A LICENSE BY IMPLICATION, ESTOPPEL, OR OTHERWISE IN ANY INTELLECTUAL PROPERTY RIGHTS (PATENT, COPYRIGHT, TRADE SECRET, MASK WORK, OR OTHER PROPRIETARY RIGHT) EMBODIED IN ANY OTHER QLOGIC HARDWARE OR SOFTWARE EITHER SOLELY OR IN COMBINATION WITH THIS PROGRAM.

Copyright (c) 2003-2014 QLogic Corporation
QLogic Linux FC-FCoE Driver

This program includes a device driver for Linux 3.x.
You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This

General Public License applies to most of the Free Software Foundation's

software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an

announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is

allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works.

These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software

Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this.

Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

NOTE! This copyright does **not** cover user programs that use kernel services by normal system calls - this is merely considered normal use of the kernel, and does **not** fall under the heading of "derived work". Also note that the GPL below is copyrighted by the Free Software Foundation, but the instance of code that it refers to (the Linux kernel) is copyrighted by me and others who actually wrote it.

Also note that the only valid version of the GPL as far as the kernel

is concerned is `_this_` particular version of the license (ie v2, not v2.2 or v3.x or whatever), unless explicitly otherwise stated.

Linus Torvalds

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy,

distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is

to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under

the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License.

However, parties who have received copies, or rights, from you under

this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing

to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING,

REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program `Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.
Copyright (c) 2003-2011 QLogic Corporation
QLogic Linux qlge NIC Driver

You may modify and redistribute the device driver code under the GNU General Public License (a copy of which is attached hereto as Exhibit A) published by the Free Software Foundation (version 2).

EXHIBIT A

GNU GENERAL PUBLIC LICENSE Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your

freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and

modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but

does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily

used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of

the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

FlashPoint Driver Developer's Kit
Version 1.0

Copyright 1995-1996 by Mylex Corporation
All Rights Reserved

This program is free software; you may redistribute and/or modify it under the terms of either:

a) the GNU General Public License as published by the Free Software Foundation; either version 2, or (at your option) any later version,

or

b) the "BSD-style License" included below.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY, without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See either the GNU General Public License or the BSD-style License below for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

The BSD-style License is as follows:

Redistribution

and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain this LICENSE.FlashPoint file, without modification, this list of conditions, and the following disclaimer. The following copyright notice must appear immediately at the beginning of all source files:

Copyright 1995-1996 by Mylex Corporation. All Rights Reserved

This file is available under both the GNU General Public License and a BSD-style copyright; see LICENSE.FlashPoint for details.

2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of Mylex Corporation may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE

IS PROVIDED BY MYLEX CORP. ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES

OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.71 libdrm 2.4.71-2

1.71.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
 * Copyright 2013 Red Hat
 * All Rights Reserved.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice (including the next
 * paragraph) shall be included in all copies or substantial portions of the
 * Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
 * THE AUTHORS AND/OR
 * ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
 * OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
 * ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
 * OTHER DEALINGS IN THE SOFTWARE.
 */
```

Found in path(s):

```
*/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/qxl_drm.h
*/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/virtgpu_drm.h
```

No license file was found, but licenses were detected in source scan.

```
/*
```

* Copyright © 2009 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Kristian Høgsberg <krh@bitplanet.net>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/name_from_fd.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008 Jérôme Glisse

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS, AUTHORS
* AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/radeon/radeon_cs_gem.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/radeon/radeon_bo.h

No license file was found, but licenses were detected in source scan.

/*

*

* Copyright 2003 Tungsten Graphics, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a

* copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS

* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

* IN NO EVENT SHALL TUNGSTEN GRAPHICS AND/OR ITS SUPPLIERS BE LIABLE FOR

* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_chipset.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2009-2011 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT
HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_decode.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2014 NVIDIA Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS

* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/kms-universal-planes.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test-screen.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test-device.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/kms-steal-crtc.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test-plane.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test-framebuffer.c

*

/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kms/libkms-test-crtc.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2016 Etnaviv Project

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

* Authors:

* Christian Gmeiner <christian.gmeiner@gmail.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_bo_cache.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/etnaviv/etnaviv_bo_cache_test.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2012-2013, NVIDIA CORPORATION. All rights reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S)
* BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/tegra_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2014 Etnaviv Project

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/linux.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/radeon.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/intel.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/dumb.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/internal.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/libkms.h
*
/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/nouveau.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/kmstest/main.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/vmwgfx.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/api.c
```

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008 Nicolai Haehnle

* Copyright © 2008 Jérôme Glisse

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining

* a copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,

* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES

* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

* NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS, AUTHORS

* AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

* TORT OR OTHERWISE,

* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE

* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*/

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/radeon/radeon_cs_gem.h
```

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2014-2015 Broadcom

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/vc4_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008 Dave Airlie

* Copyright © 2008 Jérôme Glisse

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS, AUTHORS
* AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR OTHERWISE,

* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/radeon/radeon_bo_gem.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/radeon/radeon_bo_gem.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/radeon/radeon_bo.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2013 Red Hat

* Author: Rob Clark <robdclark@gmail.com>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_drm.h

No license file was found, but licenses were detected in source scan.

/* exynos_drm.h

*

* Copyright (c) 2011 Samsung Electronics Co., Ltd.

* Authors:

* Inki Dae <inki.dae@samsung.com>

* Joonyoung Shim <jy0922.shim@samsung.com>

* Seung-Woo Kim <sw0312.kim@samsung.com>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING
* BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* VA LINUX SYSTEMS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/exynos/exynos_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2011 Texas Instruments, Inc

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

* THE AUTHORS OR COPYRIGHT
HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

* Authors:

* Rob Clark <rob@ti.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/omap/omap_drm.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/omap/omap_drm.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/omap/omap_drmif.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2007 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Eric Anholt <eric@anholt.net>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_bufmgr.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/updatedraw.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/setversion.c

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/getstats.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/getversion.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/drmtest.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/openclose.c
*
/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/drmtest.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/getclient.c
No license file was found, but licenses were detected in source scan.
```

```
/*
* GLX Hardware Device Driver common code
* Copyright (C) 1999 Wittawat Yamwong
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included
* in all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* WITTAWAT YAMWONG, OR
* ANY OTHER CONTRIBUTORS BE LIABLE FOR ANY CLAIM,
* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE
* OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*/
```

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/mm.c
No license file was found, but licenses were detected in source scan.
```

```
/*
* Copyright (C) 2013 Rob Clark <robclark@freedesktop.org>
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
*/
```

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS
OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.
*
* Authors:
* Rob Clark <robclark@freedesktop.org>
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_ringbuffer.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/kgsl/kgsl_bo.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/kgsl/kgsl_priv.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_priv.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/kgsl/kgsl_pipe.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_pipe.c
*
/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/kgsl/kgsl_ringbuffer.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_bo.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/msm/msm_device.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/freedreno/kgsl/kgsl_device.c

No license file was found, but licenses were detected in source scan.

/*

* DRM based mode setting test program
* Copyright (C) 2013 Red Hat
* Author: Rob Clark <robdclark@gmail.com>
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),

* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT
* SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/modetest/cursor.c
No license file was found, but licenses were detected in source scan.

/*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN
* NO EVENT SHALL

* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*

* Authors: Rickard E. (Rik) Faith <faith@valinux.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmRandom.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmHash.h
No license file was found, but licenses were detected in source scan.

/* drmsl.c -- Skip list test

* Created: Mon May 10 09:28:13 1999 by faith@precisioninsight.com

*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO
* THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*

* Authors: Rickard E. (Rik) Faith <faith@valinux.com>

*

* DESCRIPTION

*

* This file contains a straightforward skip list implementation.n

*

* FUTURE ENHANCEMENTS

*

* REFERENCES

*

* [Pugh90] William Pugh. Skip Lists: A Probabilistic Alternative to
* Balanced Trees. CACM 33(6), June 1990, pp. 668-676.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/drmsl.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Eric Anholt <eric@anholt.net>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/intel/intel_bufmgr_priv.h

No license file was found, but licenses were detected in source scan.

/* xf86drmSL.c -- Skip list support

* Created: Mon May 10 09:28:13 1999 by faith@precisioninsight.com

*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED
* TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*
* Authors: Rickard E. (Rik) Faith <faith@valinux.com>

*
* DESCRIPTION

*
* This file contains a straightforward skip list implementation.n

*
* FUTURE ENHANCEMENTS

*
* REFERENCES

*
* [Pugh90] William Pugh. Skip Lists: A Probabilistic Alternative to
* Balanced Trees. CACM 33(6), June 1990, pp. 668-676.

*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmSL.c

No license file was found, but licenses were detected in source scan.

/*

*
* Copyright 2008 VMware, Inc.

* All Rights Reserved.

*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:

*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions

* of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS
FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
* IN NO EVENT SHALL VMWARE AND/OR ITS SUPPLIERS BE LIABLE FOR
* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*
*****/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/amdgpu/util_hash_table.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/amdgpu/util_hash_table.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2014-2015 Etnaviv Project

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT
HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

* Authors:

* Christian Gmeiner <christian.gmeiner@gmail.com>

*/

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_priv.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_cmd_stream.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/etnaviv/etnaviv_2d_test.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_drmif.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_pipe.c
No license file was found, but licenses were detected in source scan.
```

```
/*
```

```
* Copyright (c) 2007 Dave Airlie <airlied@linux.ie>
* Copyright (c) 2007 Jakob Bornecrantz <wallbraker@gmail.com>
* Copyright (c) 2008 Red Hat Inc.
* Copyright (c) 2007-2008 Tungsten Graphics, Inc., Cedar Park, TX., USA
* Copyright (c) 2007-2008 Intel Corporation
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/
```

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/drm_mode.h
No license file was found, but licenses were detected in source scan.
```

```
/* radeon_drm.h -- Public header for the radeon driver -*- linux-c -*-
*
* Copyright 2000 Precision Insight, Inc., Cedar Park, Texas.
* Copyright 2000 VA Linux Systems, Inc., Fremont, California.
* Copyright 2002 Tungsten Graphics, Inc., Cedar Park, Texas.
* All rights reserved.
```

*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS
* PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.
*
* Authors:
* Kevin E. Martin <martin@valinux.com>
* Gareth Hughes <gareth@valinux.com>
* Keith Whitwell <keith@tungstengraphics.com>
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/radeon_drm.h

No license file was found, but licenses were detected in source scan.

/* amdgpu_drm.h -- Public header for the amdgpu driver -*- linux-c -*-

*

* Copyright 2000 Precision Insight, Inc., Cedar Park, Texas.
* Copyright 2000 VA Linux Systems, Inc., Fremont, California.
* Copyright 2002 Tungsten Graphics, Inc., Cedar Park, Texas.
* Copyright 2014 Advanced Micro Devices, Inc.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*
* THE SOFTWARE IS PROVIDED "AS
IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

* Authors:

* Kevin E. Martin <martin@valinux.com>
* Gareth Hughes <gareth@valinux.com>
* Keith Whitwell <keith@tungstengraphics.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/amdgpu_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2011 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/test_decode.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2011 Red Hat

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
* FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Jerome Glisse <j.glisse@gmail.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/radeon/rbo.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/radeon/radeon_ttm.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/radeon/rbo.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2002 Tungsten Graphics, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next

* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN
NO EVENT SHALL
* TUNGSTEN GRAPHICS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.
*/

Found in path(s):

*/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/drm_sarea.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2007-2008 Tungsten Graphics, Inc., Cedar Park, Texas.
* Copyright (c) 2007-2008 Jakob Bornecrantz <wallbraker@gmail.com>
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.
IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/

Found in path(s):

*/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/modeprint/modeprint.c

No license file was found, but licenses were detected in source scan.

```
# Copyright 2005 Adam Jackson.
#
# Permission is hereby granted, free of charge, to any person obtaining a
# copy of this software and associated documentation files (the "Software"),
# to deal in the Software without restriction, including without limitation
# on the rights to use, copy, modify, merge, publish, distribute, sub
# license, and/or sell copies of the Software, and to permit persons to whom
# the Software is furnished to do so, subject to the following conditions:
#
# The above copyright notice and this permission notice (including the next
# paragraph) shall be included in all copies or substantial portions of the
# Software.
#
# THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
# IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
# FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
# ADAM JACKSON BE LIABLE FOR ANY CLAIM,
# DAMAGES OR OTHER LIABILITY, WHETHER
# IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
# CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
```

```
AC_PREREQ([2.63])
AC_INIT([libdrm],
        [2.4.71],
        [https://bugs.freedesktop.org/enter_bug.cgi?product=DRI],
        [libdrm])
```

```
AC_CONFIG_HEADERS([config.h])
AC_CONFIG_SRCDIR([Makefile.am])
AC_CONFIG_MACRO_DIR([m4])
AC_CONFIG_AUX_DIR([build-aux])
```

```
# Require xorg-macros minimum of 1.12 for XORG_WITH_XSLTPROC
m4_ifndef([XORG_MACROS_VERSION],
          [m4_fatal([must install xorg-macros 1.12 or later before running autoconf/autogen]])
XORG_MACROS_VERSION(1.12)
XORG_WITH_XSLTPROC
XORG_MANPAGE_SECTIONS
```

```
AM_INIT_AUTOMAKE([1.10 foreign dist-bzip2])
```

```
# Enable quiet compiles on automake 1.11.
m4_ifdef([AM_SILENT_RULES], [AM_SILENT_RULES([yes]])]
```

```
# Check for programs
AC_PROG_CC
AC_PROG_CC_C99
```

```

if test "x$ac_cv_prog_cc_c99" = xno; then
  AC_MSG_ERROR([Building libdrm requires C99 enabled compiler])
fi

AC_USE_SYSTEM_EXTENSIONS
AC_SYS_LARGEFILE
AC_FUNC_ALLOCA

AC_HEADER_MAJOR
AC_CHECK_HEADERS([sys/sysctl.h
sys/select.h])

# Initialize libtool
LT_PREREQ([2.2])
LT_INIT([disable-static])

PKG_CHECK_MODULES(PTHREADSTUBS, pthread-stubs)
AC_SUBST(PTHREADSTUBS_CFLAGS)
AC_SUBST(PTHREADSTUBS_LIBS)

pkgconfigdir=${libdir}/pkgconfig
AC_SUBST(pkgconfigdir)
AC_ARG_ENABLE([udev],
  [AS_HELP_STRING([--enable-udev],
    [Enable support for using udev instead of mknod (default: disabled)]),
  [UDEV=$enableval], [UDEV=no])

AC_ARG_ENABLE([libkms],
  AS_HELP_STRING([--disable-libkms],
    [Disable KMS mm abstraction library (default: auto, enabled on supported platforms)]),
  [LIBKMS=$enableval], [LIBKMS=auto])

AC_ARG_ENABLE([intel],
  AS_HELP_STRING([--disable-intel],
    [Enable support for intel's KMS API (default: auto, enabled on x86)]),
  [INTEL=$enableval], [INTEL=auto])

AC_ARG_ENABLE([radeon],
  AS_HELP_STRING([--disable-radeon],

  [Enable support for radeon's KMS API (default: auto)]),
  [RADEON=$enableval], [RADEON=auto])

AC_ARG_ENABLE([amdgpu],
  AS_HELP_STRING([--disable-amdgpu],
    [Enable support for amdgpu's KMS API (default: auto)]),
  [AMDGPU=$enableval], [AMDGPU=auto])

```

AC_ARG_ENABLE(nouveau,
AS_HELP_STRING([--disable-nouveau],
[Enable support for nouveau's KMS API (default: auto)]),
[NOUVEAU=\$enableval], [NOUVEAU=auto])

AC_ARG_ENABLE(vmwgfx,
AS_HELP_STRING([--disable-vmwgfx],
[Enable support for vmwgfx's KMS API (default: yes)]),
[VMWGFYX=\$enableval], [VMWGFYX=yes])

AC_ARG_ENABLE(omap-experimental-api,
AS_HELP_STRING([--enable-omap-experimental-api],
[Enable support for OMAP's experimental API (default: disabled)]),
[OMAP=\$enableval], [OMAP=no])

AC_ARG_ENABLE(exynos-experimental-api,
AS_HELP_STRING([--enable-exynos-experimental-api],
[Enable support for EXYNOS's experimental API (default:
disabled)]),
[EXYNOS=\$enableval], [EXYNOS=no])

AC_ARG_ENABLE(freedreno,
AS_HELP_STRING([--disable-freedreno],
[Enable support for freedreno's KMS API (default: auto, enabled on arm)]),
[FREEDRENO=\$enableval], [FREEDRENO=auto])

AC_ARG_ENABLE(freedreno-kgsl,
AS_HELP_STRING([--enable-freedreno-kgsl],
[Enable support for freedreno's to use downstream android kernel API (default: disabled)]),
[FREEDRENO_KGSL=\$enableval], [FREEDRENO_KGSL=no])

AC_ARG_ENABLE(tegra-experimental-api,
AS_HELP_STRING([--enable-tegra-experimental-api],
[Enable support for Tegra's experimental API (default: disabled)]),
[TEGRA=\$enableval], [TEGRA=no])

AC_ARG_ENABLE(vc4,
AS_HELP_STRING([--disable-vc4],
[Enable support for vc4's API (default: auto, enabled on arm)]),
[VC4=\$enableval], [VC4=auto])

AC_ARG_ENABLE(etnaviv-experimental-api,
AS_HELP_STRING([--enable-etnaviv-experimental-api],
[Enable support
for etnaviv's experimental API (default: disabled)]),
[ETNAVIV=\$enableval], [ETNAVIV=no])

```
AC_ARG_ENABLE(install-test-programs,
  AS_HELP_STRING([--enable-install-test-programs],
  [Install test programs (default: no)]),
  [INSTALL_TESTS=$enableval], [INSTALL_TESTS=no])
```

```
dnl =====
```

```
dnl check compiler flags
```

```
AC_DEFUN([LIBDRM_CC_TRY_FLAG], [
AC_MSG_CHECKING([whether $CC supports $1])
```

```
libdrm_save_CFLAGS="$CFLAGS"
CFLAGS="$CFLAGS $1"
```

```
AC_COMPILE_IFELSE([AC_LANG_SOURCE([ ])], [libdrm_cc_flag=yes], [libdrm_cc_flag=no])
CFLAGS="$libdrm_save_CFLAGS"
```

```
if test "x$libdrm_cc_flag" = "xyes"; then
  ifelse([$2], , :, [$2])
else
  ifelse([$3], , :, [$3])
fi
AC_MSG_RESULT([$libdrm_cc_flag])
])
```

```
dnl We use clock_gettime to check for timeouts in drmWaitVBlank
```

```
AC_CHECK_FUNCS([clock_gettime], [CLOCK_LIB=],
  [AC_CHECK_LIB([rt], [clock_gettime], [CLOCK_LIB=-lrt],
  [AC_MSG_ERROR([Couldn't find clock_gettime])])])
AC_SUBST([CLOCK_LIB])
```

```
AC_CHECK_FUNCS([open_memstream], [HAVE_OPEN_MEMSTREAM=yes])
```

```
dnl Use lots of warning flags with gcc and compatible compilers
```

```
dnl Note: if you change the following variable, the cache is automatically
dnl skipped and all flags rechecked. So there's no need to do anything
dnl else. If for any reason you need to force a recheck, just change
dnl MAYBE_WARN in an ignorable way (like adding whitespace)
```

```
MAYBE_WARN="-Wall -Wextra \
-Wsign-compare -Werror-implicit-function-declaration \
-Wpointer-arith -Wwrite-strings -Wstrict-prototypes \
-Wmissing-prototypes -Wmissing-declarations -Wnested-externs \
-Wpacked -Wswitch-enum -Wmissing-format-attribute \
-Wstrict-aliasing=2 -Winit-self \
-Wdeclaration-after-statement -Wold-style-definition \
```

```

-Wno-unused-parameter \
-Wno-attributes -Wno-long-long -Winline -Wshadow \
-Wno-missing-field-initializers"

# invalidate cached value if MAYBE_WARN has changed
if test "x$libdrm_cv_warn_maybe"
  != "x$MAYBE_WARN"; then
  unset libdrm_cv_warn_cflags
fi
AC_CACHE_CHECK([for supported warning flags], libdrm_cv_warn_cflags, [
echo
WARN_CFLAGS=""

# Some warning options are not supported by all versions of
# gcc, so test all desired options against the current
# compiler.
#
# Note that there are some order dependencies
# here. Specifically, an option that disables a warning will
# have no net effect if a later option then enables that
# warnings, (perhaps implicitly). So we put some grouped
# options (-Wall and -Wextra) up front and the -Wno options
# last.

for W in $MAYBE_WARN; do
  LIBDRM_CC_TRY_FLAG([$W], [WARN_CFLAGS="$WARN_CFLAGS $W"])
done

libdrm_cv_warn_cflags=$WARN_CFLAGS
libdrm_cv_warn_maybe=$MAYBE_WARN

AC_MSG_CHECKING([which warning flags were supported])
WARN_CFLAGS="$libdrm_cv_warn_cflags"

# Check for atomic intrinsics
AC_CACHE_CHECK([for native atomic primitives], drm_cv_atomic_primitives, [
drm_cv_atomic_primitives="none"

AC_LINK_IFELSE([AC_LANG_PROGRAM([
int
atomic_add(int *i) { return __sync_add_and_fetch (i, 1); }
int atomic_cmpxchg(int *i, int j, int k) { return __sync_val_compare_and_swap (i, j, k); }
]], [[]]), [drm_cv_atomic_primitives="Intel"], [])

if test "x$drm_cv_atomic_primitives" = "xnone"; then
  AC_CHECK_HEADER([atomic_ops.h], drm_cv_atomic_primitives="libatomic-ops")
fi

```

```

# atomic functions defined in <atomic.h> & libc on Solaris
if test "x$drm_cv_atomic_primitives" = "xnone"; then
  AC_CHECK_FUNC([atomic_cas_uint], drm_cv_atomic_primitives="Solaris")
fi
)

if test "x$drm_cv_atomic_primitives" = xIntel; then
  AC_DEFINE(HAVE_LIBDRM_ATOMICS_PRIMITIVES, 1,
    [Enable if your compiler supports the Intel __sync_* atomic primitives])
fi
if test "x$drm_cv_atomic_primitives" = "xlibatomic-ops"; then
  AC_DEFINE(HAVE_LIB_ATOMICS_OPS, 1, [Enable if you have libatomic-ops-dev installed])
fi

dnl Print out the appropriate message considering the value set be the
dnl respective in $1.
dnl $1
- value to be evaluated. Eg. $INTEL, $NOUVEAU, ...
dnl $2 - libdrm shortname. Eg. intel, freedreno, ...
dnl $3 - GPU name/brand. Eg. Intel, NVIDIA Tegra, ...
dnl $4 - Configure switch. Eg. intel, omap-experimental-api, ...
AC_DEFUN([LIBDRM_ATOMICS_NOT_FOUND_MSG], [
  case "x$1" in
    xyes) AC_MSG_ERROR([libdrm_$2 depends upon atomic operations, which were not found for your compiler/cpu.
Try compiling with -march=native, or install the libatomics-op-dev package, or, failing both of those, disable
support for $3 GPUs by passing --disable-$4 to ./configure]) ;;
    xauto) AC_MSG_WARN([Disabling $2. It depends on atomic operations, which were not found for your
compiler/cpu. Try compiling with -march=native, or install the libatomics-op-dev package.]) ;;
    *) ;;
  esac
])

if test "x$drm_cv_atomic_primitives" = "xnone"; then
  LIBDRM_ATOMICS_NOT_FOUND_MSG($INTEL, intel, Intel, intel)
  INTEL=no

  LIBDRM_ATOMICS_NOT_FOUND_MSG($RADEON, radeon, Radeon, radeon)
  RADEON=no

  LIBDRM_ATOMICS_NOT_FOUND_MSG($AMDGPU,
amdgpu, AMD, amdgpu)
  AMDGPU=no

  LIBDRM_ATOMICS_NOT_FOUND_MSG($NOUVEAU, nouveau, NVIDIA, nouveau)
  NOUVEAU=no

  LIBDRM_ATOMICS_NOT_FOUND_MSG($OMAP, omap, OMAP, omap-experimental-api)
  OMAP=no

```

```

LIBDRM_ATOMICS_NOT_FOUND_MSG($FREEDRENO, freedreno, Qualcomm Adreno, freedreno)
FREEDRENO=no

LIBDRM_ATOMICS_NOT_FOUND_MSG($TEGRA, tegra, NVIDIA Tegra, tegra-experimental-api)
TEGRA=no

LIBDRM_ATOMICS_NOT_FOUND_MSG($ETNAVIV, etnaviv, Vivante, etnaviv-experimental-api)
ETNAVIV=no
else
if test "x$INTEL" = xauto; then
case $host_cpu in
i?86|x86_64) INTEL=yes ;;
*) INTEL=no ;;
esac
fi
if test "x$RADEON" = xauto; then
RADEON=yes
fi
if test "x$AMDGPU" = xauto; then
AMDGPU=yes
fi
if test "x$NOUVEAU" = xauto; then
NOUVEAU=yes
fi
if test "x$FREEDRENO" = xauto; then
case $host_cpu in
arm*|aarch64) FREEDRENO=yes ;;
*) FREEDRENO=no ;;
esac
fi
if test "x$VC4" = xauto; then
case $host_cpu in
arm*|aarch64) VC4=yes ;;
*) VC4=no ;;
esac
fi
fi

if
test "x$INTEL" != "xno"; then
PKG_CHECK_MODULES(PCIAACCESS, [pciaccess >= 0.10])
fi
AC_SUBST(PCIAACCESS_CFLAGS)
AC_SUBST(PCIAACCESS_LIBS)

if test "x$UDEV" = xyes; then
AC_DEFINE(UDEV, 1, [Have UDEV support])

```

fi

AC_CANONICAL_HOST

if test "x\$LIBKMS" = xauto ; then

case \$host_os in

linux*) LIBKMS="yes" ;;

freebsd* | kfreebsd*-gnu)

LIBKMS="yes" ;;

dragonfly*) LIBKMS="yes" ;;

*) LIBKMS="no" ;;

esac

fi

AM_CONDITIONAL(HAVE_LIBKMS, [test "x\$LIBKMS" = xyes])

AM_CONDITIONAL(HAVE_INTEL, [test "x\$INTEL" = xyes])

if test "x\$INTEL" = xyes; then

AC_DEFINE(HAVE_INTEL, 1, [Have intel support])

fi

AM_CONDITIONAL(HAVE_VMWGFX, [test "x\$VMWGFX" = xyes])

if test "x\$VMWGFX" = xyes; then

AC_DEFINE(HAVE_VMWGFX, 1, [Have vmwgfx kernel headers])

fi

AM_CONDITIONAL(HAVE_NOUVEAU, [test "x\$NOUVEAU" = xyes])

if test "x\$NOUVEAU" = xyes; then

AC_DEFINE(HAVE_NOUVEAU, 1, [Have nouveau (nvidia) support])

fi

AM_CONDITIONAL(HAVE_OMAP, [test "x\$OMAP" = xyes])

if test "x\$OMAP" = xyes; then

AC_DEFINE(HAVE_OMAP,

1, [Have OMAP support])

fi

AM_CONDITIONAL(HAVE_EXYNOS, [test "x\$EXYNOS" = xyes])

if test "x\$EXYNOS" = xyes; then

AC_DEFINE(HAVE_EXYNOS, 1, [Have EXYNOS support])

fi

AM_CONDITIONAL(HAVE_FREEDRENO, [test "x\$FREEDRENO" = xyes])

if test "x\$FREEDRENO" = xyes; then

AC_DEFINE(HAVE_FREEDRENO, 1, [Have freedreno support])

fi

if test "x\$FREEDRENO_KGSL" = xyes; then

if test "x\$FREEDRENO" != xyes; then

```

AC_MSG_ERROR([Cannot enable freedreno KGSL interface if freedreno is disabled])
fi
fi
AM_CONDITIONAL(HAVE_FREEDRENO_KGSL, [test "x$FREEDRENO_KGSL" = xyes])
if test "x$FREEDRENO_KGSL" = xyes; then
AC_DEFINE(HAVE_FREEDRENO_KGSL, 1, [Have freedreno support for KGSL kernel interface])
fi

AM_CONDITIONAL(HAVE_RADEON, [test "x$RADEON" = xyes])
if test "x$RADEON" = xyes; then
AC_DEFINE(HAVE_RADEON, 1, [Have radeon support])
fi

if test "x$AMDGPU" != xno; then
# Detect cunit library
PKG_CHECK_MODULES([CUNIT], [cunit >= 2.1], [have_cunit=yes], [have_cunit=no])
# If pkg-config does
not find cunit, check it using AC_CHECK_LIB. We
# do this because Debian (Ubuntu) lacks pkg-config file for cunit.
# fixed in 2.1-2.dfsg-3: http://anonscm.debian.org/cgit/collab-maint/cunit.git/commit/?h=debian
if test "x${have_cunit}" = "xno"; then
AC_CHECK_LIB([cunit], [CU_initialize_registry], [have_cunit=yes], [have_cunit=no])
if test "x${have_cunit}" = "xyes"; then
CUNIT_LIBS="-lcunit"
CUNIT_CFLAGS=""
AC_SUBST([CUNIT_LIBS])
AC_SUBST([CUNIT_CFLAGS])
fi
fi
else
have_cunit=no
fi
AM_CONDITIONAL(HAVE_CUNIT, [test "x$have_cunit" != "xno"])

AM_CONDITIONAL(HAVE_AMDGPU, [test "x$AMDGPU" = xyes])
if test "x$AMDGPU" = xyes; then
AC_DEFINE(HAVE_AMDGPU, 1, [Have amdgpu support])

AC_DEFINE(HAVE_CUNIT, [test "x$have_cunit" != "xno"], [Enable CUNIT Have amdgpu support])

if test "x$have_cunit" = "xno"; then
AC_MSG_WARN([Could not find cunit library. Disabling amdgpu tests])
fi
fi

AM_CONDITIONAL(HAVE_TEGRA, [test "x$TEGRA" = xyes])
if test "x$TEGRA" = xyes; then
AC_DEFINE(HAVE_TEGRA,

```

```

1, [Have Tegra support])
fi

AM_CONDITIONAL(HAVE_VC4, [test "x$VC4" = xyes])
if test "x$VC4" = xyes; then
  AC_DEFINE(HAVE_VC4, 1, [Have VC4 support])
fi

AM_CONDITIONAL(HAVE_ETNAVIV, [test "x$ETNAVIV" = xyes])
if test "x$ETNAVIV" = xyes; then
  AC_DEFINE(HAVE_ETNAVIV, 1, [Have etnaviv support])
fi

AM_CONDITIONAL(HAVE_INSTALL_TESTS, [test "x$INSTALL_TESTS" = xyes])
if test "x$INSTALL_TESTS" = xyes; then
  AC_DEFINE(HAVE_INSTALL_TESTS, 1, [Install test programs])
fi

AC_ARG_ENABLE([cairo-tests],
  [AS_HELP_STRING([--enable-cairo-tests],
    [Enable support for Cairo rendering in tests (default: auto)]),
  [CAIRO=$enableval], [CAIRO=auto])
if test "x$CAIRO" != xno; then
  PKG_CHECK_MODULES(CAIRO, cairo, [HAVE_CAIRO=yes], [HAVE_CAIRO=no])
fi
AC_MSG_CHECKING([whether to enable Cairo tests])
if test "x$CAIRO" = xauto; then
  CAIRO="$HAVE_CAIRO"
fi
if test "x$CAIRO" = xyes; then
  if ! test "x$HAVE_CAIRO" = xyes; then
    AC_MSG_ERROR([Cairo
support required but not present])
  fi
  AC_DEFINE(HAVE_CAIRO, 1, [Have Cairo support])
fi
AC_MSG_RESULT([$CAIRO])
AM_CONDITIONAL(HAVE_CAIRO, [test "x$CAIRO" = xyes])

# For enumerating devices in test case
PKG_CHECK_MODULES(LIBUDEV, libudev, [HAVE_LIBUDEV=yes], [HAVE_LIBUDEV=no])
if test "x$HAVE_LIBUDEV" = xyes; then
  AC_DEFINE(HAVE_LIBUDEV, 1, [Have libudev support])
fi
AM_CONDITIONAL(HAVE_LIBUDEV, [test "x$HAVE_LIBUDEV" = xyes])

# xsltproc for docbook manpages
AC_ARG_ENABLE([manpages],

```

```

AS_HELP_STRING([--enable-manpages], [enable manpages @<:@default=auto@:>@]),
[MANS=$enableval], [MANS=auto])
AM_CONDITIONAL([BUILD_MANPAGES], [test "x$XSLTPROC" != "x" -a "x$MANS" != "xno"])

# check for offline man-pages stylesheet
AC_MSG_CHECKING([for docbook manpages stylesheet])
MANPAGES_STYLESHEET="http://docbook.sourceforge.net/release/xsl/current/manpages/docbook.xsl"
AC_PATH_PROGS_FEATURE_CHECK([XSLTPROC_TMP], [xsltproc],

    AS_IF([`"$ac_path_XSLTPROC_TMP" --nonet "$MANPAGES_STYLESHEET" > /dev/null 2>&1`],
        [HAVE_MANPAGES_STYLESHEET=yes]))
if test "x$HAVE_MANPAGES_STYLESHEET" = "xyes"; then
    AC_SUBST(MANPAGES_STYLESHEET)
    AC_MSG_RESULT([yes])
else
    AC_MSG_RESULT([no])
fi
AM_CONDITIONAL([HAVE_MANPAGES_STYLESHEET], [test "x$HAVE_MANPAGES_STYLESHEET" =
"xyes"])

AC_ARG_ENABLE(valgrind,
    [AS_HELP_STRING([--enable-valgrind],
        [Build libdrm with valgrind support (default: auto)]),
    [VALGRIND=$enableval], [VALGRIND=auto])
if test "x$VALGRIND" != xno; then
    PKG_CHECK_MODULES(VLGRIND, [valgrind], [have_valgrind=yes], [have_valgrind=no])
fi
AC_MSG_CHECKING([whether to enable Valgrind support])
if test "x$VALGRIND" = xauto; then
    VALGRIND="$have_valgrind"
fi

if test "x$VALGRIND" = "xyes"; then
    if ! test "x$have_valgrind" = xyes; then
        AC_MSG_ERROR([Valgrind support required but not present])
    fi
    AC_DEFINE([HAVE_VALGRIND],
        1, [Use valgrind intrinsics to suppress false warnings])
fi

AC_MSG_RESULT([$VALGRIND])

AC_ARG_WITH([kernel-source],
    [AS_HELP_STRING([--with-kernel-source],
        [specify path to linux kernel source]),
    [kernel_source="$with_kernel_source"])
AC_SUBST(kernel_source)

```

```
AC_MSG_CHECKING([whether $CC supports __attribute__(("hidden"))])
AC_LINK_IFELSE([AC_LANG_PROGRAM([
    int foo_hidden( void ) __attribute__((visibility("hidden")));
]), HAVE_ATTRIBUTE_VISIBILITY="yes"; AC_MSG_RESULT([yes]), AC_MSG_RESULT([no]);
```

```
if test "x$HAVE_ATTRIBUTE_VISIBILITY" = xy; then
    AC_DEFINE(HAVE_VISIBILITY, 1, [Compiler supports __attribute__(("hidden"))])
fi
```

```
AC_SUBST(WARN_CFLAGS)
```

```
AC_CONFIG_FILES([
```

```
Makefile
```

```
libkms/Makefile
```

```
libkms/libkms.pc
```

```
intel/Makefile
```

```
intel/libdrm_intel.pc
```

```
radeon/Makefile
```

```
radeon/libdrm_radeon.pc
```

```
amdgpu/Makefile
```

```
amdgpu/libdrm_amdgpu.pc
```

```
nouveau/Makefile
```

```
nouveau/libdrm_nouveau.pc
```

```
omap/Makefile
```

```
omap/libdrm_omap.pc
```

```
exynos/Makefile
```

```
exynos/libdrm_exynos.pc
```

```
freedreno/Makefile
```

```
freedreno/libdrm_freedreno.pc
```

```
tegra/Makefile
```

```
tegra/libdrm_tegra.pc
```

```
vc4/Makefile
```

```
vc4/libdrm_vc4.pc
```

```
etnaviv/Makefile
```

```
etnaviv/libdrm_etnaviv.pc
```

```
tests/Makefile
```

```
tests/modeprint/Makefile
```

```
tests/modetest/Makefile
```

```
tests/kms/Makefile
```

```
tests/kmstest/Makefile
```

```
tests/proptest/Makefile
```

```
tests/radeon/Makefile
```

```
tests/amdgpu/Makefile
```

```
tests/vbltest/Makefile
```

```
tests/exynos/Makefile
```

```
tests/tegra/Makefile
```

```
tests/nouveau/Makefile
```

```
tests/etnaviv/Makefile
```

```
tests/util/Makefile
```

```
man/Makefile
libdrm.pc])
AC_OUTPUT
```

```
echo
"""
echo "$PACKAGE_STRING will be compiled with:"
echo ""
echo " libkms    $LIBKMS"
echo " Intel API  $INTEL"
echo " vmwgfx API  $VMWGFX"
echo " Radeon API  $RADEON"
echo " AMDGPU API  $AMDGPU"
echo " Nouveau API  $NOUVEAU"
echo " OMAP API    $OMAP"
echo " EXYNOS API   $EXYNOS"
echo " Freedreno API $FREEDRENO (kgs: $FREEDRENO_KGSL)"
echo " Tegra API    $TEGRA"
echo " VC4 API
    $VC4"
echo " Etnaviv API  $ETNAVIV"
echo ""
```

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/configure.ac

No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2015 Emil Velikov <emil.l.velikov@gmail.com>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
* FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/drmdevice.c
No license file was found, but licenses were detected in source scan.

/*

* Copyright (c) 2007-2008 Tungsten Graphics, Inc., Cedar Park, Texas.
* Copyright (c) 2007-2008 Dave Airlie <airlied@linux.ie>
* Copyright (c) 2007-2008 Jakob Bornecrantz <wallbraker@gmail.com>
*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmMode.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmMode.c
No license file was found, but licenses were detected in source scan.

/*

*

* Copyright 2006 Tungsten Graphics, Inc., Bismarck, ND. USA.
* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDERS, AUTHORS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM,
* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT
OR
* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.
*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.
*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/util_double_list.h
No license file was found, but licenses were detected in source scan.

/*
* Copyright 1999, 2000 Precision Insight, Inc., Cedar Park, Texas.
* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.
* All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.
*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008 Nicolai Haehnle

* Copyright © 2008 Jérôme Glisse

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a

* copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL

* THE COPYRIGHT HOLDERS, AUTHORS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM,

* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

TORT OR

* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE

* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/radeon/radeon_cs.h

No license file was found, but licenses were detected in source scan.

/* Autogenerated file, DO NOT EDIT manually!

This file was generated by the rules-ng-ng headergen tool in this git repository:

<http://0x04.net/cgit/index.cgi/rules-ng-ng>

git clone git://0x04.net/rules-ng-ng

The rules-ng-ng source files this header was generated from are:

- cmdstream.xml (12621 bytes, from 2016-09-06 14:44:16)

- copyright.xml (1597 bytes, from 2016-09-06 14:44:16)

- common.xml (20583 bytes, from 2016-09-06 14:14:12)

Copyright (C) 2012-2016 by the following authors:

- Wladimir J. van der Laan <laanwj@gmail.com>

- Christian Gmeiner <christian.gmeiner@gmail.com>
- Lucas Stach <l.stach@pengutronix.de>
- Russell King <rmk@arm.linux.org.uk>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sub license, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the next paragraph) shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/etnaviv/cmdstream.xml.h

No license file was found, but licenses were detected in source scan.

/* exynos.c

*

* Copyright 2009 Samsung Electronics Co., Ltd.

* Authors:

* SooChan Lim <sc1.lim@samsung.com>

* Sangjin LEE <lsj119@samsung.com>

*

* This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libkms/exynos.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2015 - Tobias Jakobi
*
* This is free software: you can redistribute it and/or modify
* it under the terms of the GNU General Public License as published
* by the Free Software Foundation, either version 2 of the License,
* or (at your option) any later version.
*
* It is distributed in the hope that it will be useful, but
* WITHOUT ANY WARRANTY; without even the implied warranty of
* MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
* GNU General Public License for more details.
* You should have received a copy of the GNU General Public License
* along with it. If not, see <<http://www.gnu.org/licenses/>>.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/exynos/exynos_fimg2d_perf.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/exynos/exynos_fimg2d_event.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2014 Broadcom
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
* FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/vc4/vc4_packet.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/vc4/vc4_qpu_defines.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2015 Canonical Ltd. (Maarten Lankhorst)

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE
* FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/nouveau/threaded.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2014 NVIDIA Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL

* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY CLAIM,
DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libdrm_macros.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/tegra/openclose.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2000 Gareth Hughes
* Copyright 2002 Frank C. Earl
* Copyright 2002-2003 Leif Delgass
* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR
PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT OWNER(S) BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,
WHETHER
* IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN
* CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* Authors:

* Gareth Hughes <gareth@valinux.com>
* Frank C. Earl <fearl@airmail.net>
* Leif Delgass <ldelgass@retinalburn.net>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/mach64_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2005 Eric Anholt

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR
* COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/sis_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2012, 2013 Thierry Reding

* Copyright © 2013 Erik Faye-Lund

* Copyright © 2014 NVIDIA Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT
SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tegra/tegra.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tegra/tegra.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tegra/private.h
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2012 Red Hat Inc.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY CLAIM, DAMAGES
OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.
*
* Authors: Ben Skeggs
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/nouveau/bufctx.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/nouveau/abi16.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/nouveau/pushbuf.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/nouveau/nouveau.c
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2010 Jerome Glisse <glisse@freedesktop.org>
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* on the rights to use, copy, modify, merge, publish, distribute, sub
* license, and/or sell copies of the Software, and to permit persons to whom
* the Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* THE AUTHOR(S)
AND/OR THEIR SUPPLIERS BE LIABLE FOR ANY CLAIM,
* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.
*
* Authors:
* Jerome Glisse
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/radeon/bof.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/radeon/bof.c
No license file was found, but licenses were detected in source scan.

/*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.
* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.
* All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drm.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2008-2012 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT
* HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Eric Anholt <eric@anholt.net>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_bufmgr.h

No license file was found, but licenses were detected in source scan.

/*

* GLX Hardware Device Driver common code

* Copyright (C) 1999 Wittawat Yamwong

*

* Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be included
 * in all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
 * OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
 * KEITH WHITWELL, OR ANY
 * OTHER CONTRIBUTORS BE LIABLE FOR ANY CLAIM,
 * DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
 * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE
 * OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
 */

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/mm.h
 No license file was found, but licenses were detected in source scan.

/* mga_drm.h -- Public header for the Matrox g200/g400 driver *- linux-c *-

* Created: Tue Jan 25 01:50:01 1999 by jhartmann@precisioninsight.com

*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.

* All rights reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice (including the next
 * paragraph) shall be included in all copies or substantial portions of the
 * Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
 * VA LINUX SYSTEMS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
 * OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
 * ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR

* OTHER DEALINGS IN THE SOFTWARE.
*
* Authors:
* Jeff Hartmann <jhartmann@valinux.com>
* Keith Whitwell <keith@tungstengraphics.com>
*
* Rewritten by:
* Gareth Hughes <gareth@valinux.com>
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/mga_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 Advanced Micro Devices, Inc.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY
* CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/amdgpu_vamgr.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/amdgpu.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/amdgpu_cs.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/amdgpu_device.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/amdgpu/uvd_messages.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2012 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Paulo Zandoni <paulo.r.zandoni@intel.com>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/proptest/proptest.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2013 Samsung Electronics Co.Ltd

* Authors:

* Inki Dae <inki.dae@samsung.com>

*

* This program is free software; you can redistribute it and/or modify it
* under the terms of the GNU General Public License as published by the
* Free Software Foundation; either version 2 of the License, or (at your
* option) any later version.

*

*/

Found in path(s):

```
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/exynos/exynos_fimg2d.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/exynos/exynos_fimg2d.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/exynos/exynos_fimg2d_test.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/exynos/fimg2d_reg.h
No license file was found, but licenses were detected in source scan.
```

/* Autogenerated file, DO NOT EDIT manually!

This file was generated by the rules-ng-ng headergen tool in this git repository:
<http://0x04.net/cgit/index.cgi/rules-ng-ng>
git clone git://0x04.net/rules-ng-ng

The rules-ng-ng source files this header was generated from are:

- state.xml (18940 bytes, from 2016-09-06 14:14:12)
- common.xml (20583 bytes, from 2016-09-06 14:14:12)
- state_hi.xml (25653 bytes, from 2016-09-06 14:45:17)
- copyright.xml (1597 bytes, from 2016-09-06 14:44:16)
- state_2d.xml (51552 bytes, from 2016-09-06 14:44:16)
- state_3d.xml (54603 bytes, from 2016-09-06 14:44:16)
- state_vg.xml (5975 bytes, from 2016-09-06 14:44:16)

Copyright (C) 2012-2016 by the following authors:

- Wladimir J. van der Laan <laanwj@gmail.com>
- Christian Gmeiner <christian.gmeiner@gmail.com>
- Lucas Stach <l.stach@pengutronix.de>
- Russell King <rmk@arm.linux.org.uk>

Permission is hereby granted,
free of charge, to any person obtaining a
copy of this software and associated documentation files (the "Software"),
to deal in the Software without restriction, including without limitation
the rights to use, copy, modify, merge, publish, distribute, sub license,
and/or sell copies of the Software, and to permit persons to whom the
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice (including the
next paragraph) shall be included in all copies or substantial portions
of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER

DEALINGS
IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/etnaviv/state_2d.xml.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/etnaviv/state.xml.h

No license file was found, but licenses were detected in source scan.

/*****

*

* Copyright 2007 Red Hat Inc.

* Copyright 2007-2012 Intel Corporation

* Copyright 2006 Tungsten Graphics, Inc., Bismarck, ND., USA

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a

* copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL

* THE COPYRIGHT HOLDERS, AUTHORS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM,

* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR

* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE

* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*

*

*****/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_bufmgr_gem.c

No license file was found, but licenses were detected in source scan.

/* xf86drmHash.c -- Small hash table support for integer -> integer mapping

* Created: Sun Apr 18 09:35:45 1999 by faith@precisioninsight.com

*
* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.
* All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
* OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.
*
* Authors: Rickard E. (Rik) Faith <faith@valinux.com>
*
* DESCRIPTION
*
* This file contains a straightforward implementation of a fixed-sized
* hash table using self-organizing linked lists [Knuth73, pp. 398-399] for
* collision resolution. There are two potentially interesting things
* about this implementation:
*
* 1) The table is power-of-two sized. Prime sized tables are more
* traditional, but do not have a significant advantage over power-of-two
* sized table, especially when double hashing is not used for collision
* resolution.
*
* 2) The hash computation
* uses a table of random integers [Hanson97,
* pp. 39-41].
*
* FUTURE ENHANCEMENTS
*
* With a table size of 512, the current implementation is sufficient for a
* few hundred keys. Since this is well above the expected size of the
* tables for which this implementation was designed, the implementation of
* dynamic hash tables was postponed until the need arises. A common (and

* naive) approach to dynamic hash table implementation simply creates a
* new hash table when necessary, rehashes all the data into the new table,
* and destroys the old table. The approach in [Larson88] is superior in
* two ways: 1) only a portion of the table is expanded when needed,
* distributing the expansion cost over several insertions, and 2) portions
* of the table can be locked, enabling a scalable thread-safe
* implementation.

*

* REFERENCES

*

* [Hanson97] David R. Hanson. C Interfaces and Implementations:
* Techniques for Creating Reusable Software. Reading, Massachusetts:
* Addison-Wesley, 1997.

*

* [Knuth73] Donald E. Knuth. The Art of Computer Programming. Volume 3:
* Sorting and Searching. Reading, Massachusetts: Addison-Wesley, 1973.

*

* [Larson88] Per-Ake Larson. "Dynamic Hash Tables". CACM 31(4), April
* 1988, pp. 446-457.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/hash.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmHash.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2016 Rob Clark <robclark@freedesktop.org>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS

OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE

* SOFTWARE.

*

* Authors:

* Rob Clark <robclark@freedesktop.org>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_bo_cache.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2003 Tungsten Graphics, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a

* copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS

* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF

* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.

* IN NO EVENT SHALL TUNGSTEN GRAPHICS AND/OR ITS SUPPLIERS BE LIABLE FOR

* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,

* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE

* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/i915_drm.h

No license file was found, but licenses were detected in source scan.

/*

* DRM based mode setting test program

* Copyright 2008 Tungsten Graphics

* Jakob Bornecrantz <jakob@tungstengraphics.com>

* Copyright 2008 Intel Corporation

* Jesse Barnes <jesse.barnes@intel.com>

*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/modetest/modetest.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/modetest/buffers.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/modetest/buffers.c

No license file was found, but licenses were detected in source scan.

/*
* Copyright 2008 Tungsten Graphics
* Jakob Bornecrantz <jakob@tungstengraphics.com>
* Copyright 2008 Intel Corporation
* Jesse Barnes <jesse.barnes@intel.com>
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR
A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/kms.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/kms.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/pattern.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/common.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/format.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/format.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/util/pattern.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 1998-2003 VIA Technologies, Inc. All Rights Reserved.
* Copyright 2001-2003 S3 Graphics, Inc. All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sub license,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

/*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A
PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* VIA, S3 GRAPHICS, AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/via_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2014 Advanced Micro Devices, Inc.
 * All Rights Reserved.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be included in
 * all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
 * THE COPYRIGHT HOLDER(S) OR AUTHOR(S)
 * BE LIABLE FOR ANY CLAIM, DAMAGES OR
 * OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
 * ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
 * OTHER DEALINGS IN THE SOFTWARE.
 *
 */

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
 2.4.71/amdgpu/amdgpu_internal.h
 * /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
 2.4.71/amdgpu/amdgpu_gpu_info.c
 * /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/amdgpu_bo.c
 No license file was found, but licenses were detected in source scan.

```
/* dristat.c --
 * Created: Mon Jan 15 05:05:07 2001 by faith@acm.org
 *
 * Copyright 2000 VA Linux Systems, Inc., Fremont, California.
 * All Rights Reserved.
 *
 * Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice (including the next
 * paragraph) shall be included in all copies or substantial portions of the
 * Software.
```

*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*
* Authors: Rickard E. (Rik) Faith <faith@valinux.com>
*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/dristat.c

No license file was found, but licenses were detected in source scan.

/*****

*
* Copyright 2007 VMware, Inc.
* All Rights Reserved.

*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:

*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS
* FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
* IN NO EVENT SHALL VMWARE AND/OR ITS SUPPLIERS BE LIABLE FOR
* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*
*****/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/util_hash.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/amdgpu/util_hash.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2015 Etnaviv Project

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

* Authors:

* Christian Gmeiner <christian.gmeiner@gmail.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/etnaviv/etnaviv_cmd_stream_test.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_gpu.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2005 Stephane Marchesin.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the

* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* VA LINUX
SYSTEMS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/nouveau_drm.h

No license file was found, but licenses were detected in source scan.

/*

* DRM based vblank test program
* Copyright 2008 Tungsten Graphics
* Jakob Bornecrantz <jakob@tungstengraphics.com>
* Copyright 2008 Intel Corporation
* Jesse Barnes <jesse.barnes@intel.com>

*/

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*/

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*/

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/vbltest/vbltest.c

No license file was found, but licenses were detected in source scan.

```

/* savage_drm.h -- Public header for the savage driver
*
* Copyright 2004 Felix Kuehling
* All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sub license,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE
AND
* NON-INFRINGEMENT. IN NO EVENT SHALL FELIX KUEHLING BE LIABLE FOR
* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF
* CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION
* WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
*/

```

Found in path(s):

```

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/savage_drm.h

```

No license file was found, but licenses were detected in source scan.

```

/*****

```

```

*
* Copyright 2006 Tungsten Graphics, Inc., Cedar Park, Texas.
* All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:
*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.
*

```

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS
* OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
OF
* MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT.
* IN NO EVENT SHALL TUNGSTEN GRAPHICS AND/OR ITS SUPPLIERS BE LIABLE FOR
* ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT,
* TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE
* SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

*

*****/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/intel/intel_bufmgr_fake.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2015 Etnaviv Project

*

* This program is free software; you can redistribute it and/or modify it
* under the terms of the GNU General Public License version 2 as published by
* the Free Software Foundation.

*

* This program is distributed in the hope that it will be useful, but WITHOUT
* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or
* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for
* more details.

*

* You should have received a copy of the GNU General Public License along with
* this program. If not, see <<http://www.gnu.org/licenses/>>.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/etnaviv/etnaviv_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2011 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the

* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*
* Authors:
* Ben Widawsky <ben@bwidawsk.net>
*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_debug.h
No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2011 Red Hat All Rights Reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS, AUTHORS
* AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT
* OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.
*
* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/radeon/radeon_surface.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/radeon/radeon_surface.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2014 Advanced Micro Devices, Inc.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY
* CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/amdgpu_test.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/basic_tests.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/bo_tests.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/amdgpu_test.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/cs_tests.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/util_math.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2010 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),

* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.
*
* Authors:
* Eric Anholt <eric@anholt.net>
*
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/intel/intel_aub.h
No license file was found, but licenses were detected in source scan.

/*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.
* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.
* All rights reserved.
*
* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* VA LINUX SYSTEMS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,

* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/include/drm/drm.h
No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2009 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*

* Authors:

* Chris Wilson <chris@chris-wilson.co.uk>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86atomic.h
No license file was found, but licenses were detected in source scan.

/******

*

* Copyright © 2009-2015 VMware, Inc., Palo Alto, CA., USA

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,
 * distribute, sub license, and/or sell copies of the Software, and to
 * permit persons to whom the Software is furnished to do so, subject to
 * the following conditions:
 *
 * The above copyright notice and this permission notice (including the
 * next paragraph) shall be included in all copies or substantial portions
 * of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
 * MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
 * THE COPYRIGHT HOLDERS, AUTHORS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM,
 * DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR
 * OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
 * USE OR OTHER DEALINGS IN THE SOFTWARE.
 *
 *****/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
 2.4.71/include/drm/vmwgfx_drm.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2012 Rob Clark <robclark@freedesktop.org>

*

* Permission is hereby granted, free of charge, to any person obtaining a
 * copy of this software and associated documentation files (the "Software"),
 * to deal in the Software without restriction, including without limitation
 * the rights to use, copy, modify, merge, publish, distribute, sublicense,
 * and/or sell copies of the Software, and to permit persons to whom the
 * Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
 * paragraph) shall be included in all copies or substantial portions of the
 * Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
 * THE AUTHORS

OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
 * OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
 * SOFTWARE.

*

* Authors:
* Rob Clark <robclark@freedesktop.org>
*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_device.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_ringbuffer.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_drmif.h
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_ringbuffer.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_pipe.c
* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_priv.h
*

/opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/freedreno/freedreno_bo.c

No license file was found, but licenses were detected in source scan.

/*

* DRM based mode setting test program
* Copyright (C) 2014 Red Hat
* Author: Rob Clark <robdclark@gmail.com>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT
SHALL THE

* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/modetest/cursor.h
No license file was found, but licenses were detected in source scan.

/*

* Copyright 2011 Intel Corporation

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* VA LINUX SYSTEMS AND/OR ITS SUPPLIERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/drm_fourcc.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright (C) 2012 Samsung Electronics Co., Ltd.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS OR
COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
* SOFTWARE.

*

* Authors:

* Inki Dae <inki.dae@samsung.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/exynos/exynos_drm.c

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/exynos/exynos_drmif.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2015 Advanced Micro Devices, Inc.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* THE COPYRIGHT HOLDER(S) OR AUTHOR(S) BE LIABLE FOR ANY
CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR
* OTHER DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/amdgpu/frame.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/amdgpu/vce_ib.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-

2.4.71/tests/amdgpu/vce_tests.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2011 Luc Verhaegen <libv@codethink.co.uk>

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sub license,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* THE AUTHORS
OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/etnaviv/write_bmp.h

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/tests/etnaviv/write_bmp.c

No license file was found, but licenses were detected in source scan.

/*

* Copyright © 2009 Red Hat Inc.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining
* a copy of this software and associated documentation files (the
* "Software"), to deal in the Software without restriction, including
* without limitation the rights to use, copy, modify, merge, publish,
* distribute, sub license, and/or sell copies of the Software, and to
* permit persons to whom the Software is furnished to do so, subject to
* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND,
* EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES
* OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND
* NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS, AUTHORS

* AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE
* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the
* next paragraph) shall be included in all copies or substantial portions
* of the Software.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/radeon/radeon_cs_space.c

No license file was found, but licenses were detected in source scan.

<!--

Written 2012 by David Herrmann <dh.herrmann@googlemail.com>

Dedicated to the Public Domain

-->

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/man/drm-kms.xml

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/man/drmModeGetResources.xml

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/man/drm.xml

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/man/drmHandleEvent.xml

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/man/drmAvailable.xml

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/man/drm-memory.xml

No license file was found, but licenses were detected in source scan.

/* drmstat.c -- DRM device status and testing program

* Created: Tue Jan 5 08:19:24 1999 by faith@precisioninsight.com

*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next

* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED

"AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*

* Authors: Rickard E. (Rik) Faith <faith@valinux.com>

*

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/drmstat.c

No license file was found, but licenses were detected in source scan.

/******

*

* Copyright 2006 Tungsten Graphics, Inc., Bismarck, ND. USA.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a

* copy of this software and associated documentation files (the

* "Software"), to deal in the Software without restriction, including

* without limitation the rights to use, copy, modify, merge, publish,

* distribute, sub license, and/or sell copies of the Software, and to

* permit persons to whom the Software is furnished to do so, subject to

* the following conditions:

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. IN NO EVENT SHALL

* THE COPYRIGHT HOLDERS, AUTHORS AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM,

* DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR

* OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE

* USE OR OTHER DEALINGS IN THE SOFTWARE.

*

* The above copyright notice and this permission notice (including the

* next paragraph) shall be included in all copies or substantial portions

* of the Software.

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/libdrm_lists.h

No license file was found, but licenses were detected in source scan.

/*

* Copyright 2000 Precision Insight, Inc., Cedar Park, Texas.

* Copyright 2000 VA Linux Systems, Inc., Sunnyvale, California.

* All rights reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.

*

* Authors:

* Gareth Hughes <gareth@valinux.com>

* Kevin E. Martin <martin@valinux.com>

*/

Found in path(s):

* /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-
2.4.71/include/drm/r128_drm.h

No license file was found, but licenses were detected in source scan.

/* xf86drmRandom.c -- "Minimal Standard" PRNG Implementation

* Created: Mon Apr 19 08:28:13 1999 by faith@precisioninsight.com

*

* Copyright 1999 Precision Insight, Inc., Cedar Park, Texas.

* All Rights Reserved.

*

* Permission is hereby granted, free of charge, to any person obtaining a
* copy of this software and associated documentation files (the "Software"),
* to deal in the Software without restriction, including without limitation
* the rights to use, copy, modify, merge, publish, distribute, sublicense,
* and/or sell copies of the Software, and to permit persons to whom the
* Software is furnished to do so, subject to the following conditions:

*
* The above copyright notice and this permission notice (including the next
* paragraph) shall be included in all copies or substantial portions of the
* Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED,
* INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL
* PRECISION INSIGHT AND/OR ITS SUPPLIERS BE LIABLE FOR ANY CLAIM, DAMAGES OR
* OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE,
* ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER
* DEALINGS IN THE SOFTWARE.
*
* Authors: Rickard E. (Rik) Faith <faith@valinux.com>
*
* DESCRIPTION
*
* This file contains a simple, straightforward implementation of the Park
* & Miller "Minimal Standard" PRNG [PM88, PMS93], which is a Lehmer
* multiplicative linear congruential generator (MLCG) with a period of
* $2^{31}-1$.
*
* This implementation is intended to provide a reliable, portable PRNG
* that is suitable for testing a hash table implementation and for
* implementing skip lists.
*
* FUTURE ENHANCEMENTS
*
* If initial seeds are not selected randomly, two instances of the PRNG
* can be correlated.
* [Knuth81, pp. 32-33] describes a shuffling technique
* that can eliminate this problem.
*
* If PRNGs are used for simulation, the period of the current
* implementation may be too short. [LE88] discusses methods of combining
* MLCGs to produce much longer periods, and suggests some alternative
* values for A and M. [LE90 and Sch92] also provide information on
* long-period PRNGs.
*
* REFERENCES
*
* [Knuth81] Donald E. Knuth. The Art of Computer Programming. Volume 2:
* Seminumerical Algorithms. Reading, Massachusetts: Addison-Wesley, 1981.
*
* [LE88] Pierre L'Ecuyer. "Efficient and Portable Combined Random Number
* Generators". CACM 31(6), June 1988, pp. 742-774.
*

- * [LE90] Pierre L'Ecuyer. "Random Numbers for Simulation". CACM 33(10), October 1990, pp. 85-97.
- *
- * [PM88] Stephen K. Park and Keith W. Miller. "Random Number Generators: Good Ones are Hard to Find". CACM 31(10), October 1988, pp. 1192-1201.
- *
- * [Sch92] Bruce Schneier. "Pseudo-Ransom Sequence Generator for 32-Bit CPUs". Dr. Dobbs's Journal 17(2), February 1992, pp. 34, 37-38, 40.
- *
- * [PMS93] Stephen K. Park, Keith W. Miller, and Paul K. Stockmeyer. In "Technical Correspondence: Remarks on Choosing and Implementing Random Number Generators". CACM 36(7), July 1993, pp. 105-110.
- *
- */

Found in path(s):

- * /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/xf86drmRandom.c
- * /opt/cola/permits/1314852927_1654512007.580567/0/libdrm-2-4-71-tar-bz2/libdrm-2.4.71/tests/random.c

1.72 fmt 3.3

1.72.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
// All rights reserved.
// All Rights Reserved
```

Found in path(s):

- * /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/ranges.hpp

No license file was found, but licenses were detected in source scan.

```
/*
```

Formatting library for C++

Copyright (c) 2012 - present, Victor Zverovich

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM,

DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

--- Optional exception to the license ---

As an exception, if, as a result of your compiling your source code, portions of this Software are embedded into a machine-executable object form of such source code, you may redistribute such embedded portions in such object form without including the above copyright and permission notices.

*/

// A public domain branchless UTF-8 decoder by Christopher Wellons:

Found in path(s):

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/format.hpp

No license file was found, but licenses were detected in source scan.

// All rights reserved.

Found in path(s):

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/locale.hpp

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/core.hpp

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/format-inl.hpp

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/chrono.hpp

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/format.cpp

* /opt/cola/permits/1314855462_1654502757.5758297/0/fmt-tar-gz/fmt/api/fmt/compile.hpp

1.73 libsanitizer 8.3.0

1.73.1 Available under license :

No license file was found, but licenses were detected in source scan.

// Copyright 2014 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1314856103_1670491969.4531121/0/sanitizers-tar-gz/sanitizer_options.cc

* /opt/cola/permits/1314856103_1670491969.4531121/0/sanitizers-tar-gz/tsan_suppressions.cc

No license file was found, but licenses were detected in source scan.

// Copyright 2015 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1314856103_1670491969.4531121/0/sanitizers-tar-gz/lsan_suppressions.cc

* /opt/cola/permits/1314856103_1670491969.4531121/0/sanitizers-tar-gz/asan_suppressions.cc

1.74 effective-tld-names 2.4

1.74.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
% {
// Copyright 2012 The Chromium Authors. All rights reserved.
// Use of this source code is governed by a BSD-style license that can be
// found in the LICENSE file.

// This file is generated by net/tools/tld_cleanup/.
// DO NOT MANUALLY EDIT!
% }
struct DomainRule {
  int name_offset;
  int type; // flags: 1: exception, 2: wildcard, 4: private
};
%%
0.bg, 0
001www.com, 4
0e.vc, 4
0emm.com, 6
1.bg, 0
12hp.at, 4
12hp.ch, 4
12hp.de, 4
1337.pictures, 4
16-b.it, 4
1kapp.com, 4
2.bg, 0
2000.hu, 0
2038.io, 4
2ix.at, 4
2ix.ch, 4
2ix.de, 4
3.bg, 0
32-b.it, 4
3utilities.com, 4
4.bg, 0
4lima.at, 4
4lima.ch, 4
4lima.de, 4
4u.com, 4
```

5.bg, 0
6.bg, 0
611.to, 4
64-b.it, 4
7.bg, 0
8.bg, 0
9.bg, 0
9guacu.br, 0
a.bg, 0
a.prod.fastly.net, 4
a.run.app, 4
a.se, 0
a.ssl.fastly.net, 4
aa.no, 0
aaa, 0
aaa.pro, 0
aarborte.no, 0
aarp, 0
ab.ca, 0
abarth, 0
abashiri.hokkaido.jp, 0
abb, 0
abbott, 0
abbvie, 0
abc, 0
abc.br, 0
abeno.osaka.jp, 0
abiko.chiba.jp,
0
abira.hokkaido.jp, 0
abkhazia.su, 4
able, 0
abo.pa, 0
abogado, 0
abr.it, 0
abruzzo.it, 0
abu.yamaguchi.jp, 0
abudhabi, 0
ac, 0
ac.ae, 0
ac.at, 0
ac.be, 0
ac.ci, 0
ac.cn, 0
ac.cr, 0
ac.cy, 0
ac.fj, 0
ac.gn, 0

ac.gov.br, 0
ac.id, 0
ac.il, 0
ac.im, 0
ac.in, 0
ac.ir, 0
ac.jp, 0
ac.ke, 0
ac.kr, 0
ac.leg.br, 4
ac.lk, 0
ac.ls, 0
ac.ma, 0
ac.me, 0
ac.mu, 0
ac.mw, 0
ac.mz, 0
ac.ni, 0
ac.nz, 0
ac.pa, 0
ac.pr, 0
ac.rs, 0
ac.ru, 4
ac.rw, 0
ac.se, 0
ac.sz, 0
ac.th, 0
ac.tj, 0
ac.tz, 0
ac.ug, 0
ac.uk, 0
ac.vn, 0
ac.za, 0
ac.zm, 0
ac.zw, 0
aca.pro, 0
academia.bo, 0
academy, 0
academy.museum, 0
accenture, 0
accesscam.org, 4
accident-investigation.aero, 0
accident-prevention.aero, 0
accountant, 0
accountants, 0
acct.pro, 0
achi.nagano.jp, 0
aco, 0

act.au, 0
act.edu.au, 0
actor, 0
ad, 0
ad.jp, 0
adac, 0
adachi.tokyo.jp, 0
adm.br, 0
adobecloud.com, 4
adobecloud.net, 4
ads, 0
adult, 0
adult.ht, 0
adv.br, 0
adv.mz, 0
advisor.ws, 6
adygeya.ru, 4
adygeya.su, 4
ae, 0
ae.org, 4
aeg, 0
aejrie.no,
0
aero, 0
aero.mv, 0
aero.tt, 0
aerobatic.aero, 0
aeroclub.aero, 0
aerodrome.aero, 0
aeroport.fr, 0
aetna, 0
af, 0
afamilycompany, 0
afjord.no, 0
afl, 0
africa, 0
africa.com, 4
ag, 0
ag.it, 0
aga.niigata.jp, 0
agakhan, 0
agano.niigata.jp, 0
agdenes.no, 0
agematsu.nagano.jp, 0
agency, 0
agents.aero, 0
agr.br, 0
agrar.hu, 0

agric.za, 0
agriculture.museum, 0
agrigeno.it, 0
agrinet.tn, 0
agro.bo, 0
agro.pl, 0
aguni.okinawa.jp, 0
ah.cn, 0
ah.no, 0
ai, 0
aibetsu.hokkaido.jp, 0
aichi.jp, 0
aid.pl, 0
aig, 0
aikawa.kanagawa.jp, 0
ainan.ehime.jp, 0
aioi.hyogo.jp, 0
aip.ee, 0
air-surveillance.aero, 0
air-traffic-control.aero, 0
air.museum, 0
airbus, 0
aircraft.aero, 0
airforce, 0
airguard.museum, 0
airline.aero, 0
airport.aero, 0
airtel, 0
airtraffic.aero, 0
aisai.aichi.jp, 0
aisho.shiga.jp, 0
aizubange.fukushima.jp, 0
aizumi.tokushima.jp, 0
aizumisato.fukushima.jp, 0
aizuwakamatsu.fukushima.jp, 0
aju.br, 0
ak.us, 0
akabira.hokkaido.jp, 0
akagi.shimane.jp, 0
akaiwa.okayama.jp, 0
akashi.hyogo.jp,
0
akdn, 0
aki.kochi.jp, 0
akiruno.tokyo.jp, 0
akishima.tokyo.jp, 0
akita.akita.jp, 0
akita.jp, 0

akkeshi.hokkaido.jp, 0
aknoluokta.no, 0
ako.hyogo.jp, 0
akrehamn.no, 0
aktyubinsk.su, 4
akune.kagoshima.jp, 0
al, 0
al.eu.org, 4
al.gov.br, 0
al.it, 0
al.leg.br, 4
al.no, 0
al.us, 0
alabama.museum, 0
alaheadju.no, 0
aland.fi, 0
alaska.museum, 0
alces.network, 6
alessandria.it, 0
alesund.no, 0
alfaromeo, 0
algard.no, 0
alibaba, 0
alipay, 0
allfinanz, 0
allstate, 0
ally, 0
alp1.ae.flow.ch, 4
alpha-myqnapcloud.com, 4
alpha.bounty-full.com, 4
alsace, 0
alstahaug.no, 0
alstom, 0
alt.za, 0
alta.no, 0
altervista.org, 4
alto-adige.it, 0
altoadige.it, 0
alvdal.no, 0
alwaysdata.net, 4
am, 0
am.br, 0
am.gov.br, 0
am.leg.br, 4
ama.aichi.jp, 0
ama.shimane.jp, 0
amagasaki.hyogo.jp, 0
amakusa.kumamoto.jp, 0

amami.kagoshima.jp, 0
amazon, 0
amber.museum, 0
ambulance.aero, 0
ambulance.museum, 0
american.museum, 0
americana.museum, 0
americanantiques.museum, 0
americanart.museum, 0
americanexpress,
0
americanfamily, 0
amex, 0
amfam, 0
ami.ibaraki.jp, 0
amica, 0
amli.no, 0
amot.no, 0
ams.cloudswitches.com, 4
ams1.jls.docktera.net, 4
amsterdam, 0
amsterdam.museum, 0
amsw.nl, 4
amusement.aero, 0
an.it, 0
analytics, 0
anamizu.ishikawa.jp, 0
anan.nagano.jp, 0
anan.tokushima.jp, 0
anani.br, 0
ancona.it, 0
and.mom, 4
and.museum, 0
andasuolo.no, 0
andebu.no, 0
ando.nara.jp, 0
andoy.no, 0
andria-barletta-trani.it, 0
andria-trani-barletta.it, 0
andriabarlettatrani.it, 0
andriatranibarletta.it, 0
android, 0
anjo.aichi.jp, 0
ann-arbor.mi.us, 0
annaka.gunma.jp, 0
annefrank.museum, 0
anpachi.gifu.jp, 0
anquan, 0

anthro.museum, 0
anthropology.museum, 0
antiques.museum, 0
anz, 0
ao, 0
ao.it, 0
aogaki.hyogo.jp, 0
aogashima.tokyo.jp, 0
aoki.nagano.jp, 0
aol, 0
aomori.aomori.jp, 0
aomori.jp, 0
aosta-valley.it, 0
aosta.it, 0
aostavalley.it, 0
aoste.it, 0
ap-northeast-1.elasticbeanstalk.com, 4
ap-northeast-2.elasticbeanstalk.com, 4
ap-northeast-3.elasticbeanstalk.com, 4
ap-south-1.elasticbeanstalk.com,
4
ap-southeast-1.elasticbeanstalk.com, 4
ap-southeast-2.elasticbeanstalk.com, 4
ap.gov.br, 0
ap.gov.pl, 0
ap.it, 0
ap.leg.br, 4
aparecida.br, 0
apartments, 0
api.stdlib.com, 4
apigee.io, 4
app, 0
app.banzaicloud.io, 4
app.br, 0
app.gp, 4
app.lmpm.com, 4
app.os.fedoraproject.org, 4
app.os.stg.fedoraproject.org, 4
app.render.com, 4
appchizi.com, 4
appengine.flow.ch, 4
apple, 0
applicationcloud.io, 4
applinzi.com, 4
apps.fsbx.com, 4
apps.lair.io, 4
appspot.com, 4
aprendemas.cl, 0

aq, 0
aq.it, 0
aquarelle, 0
aquarium.museum, 0
aquila.it, 0
ar, 0
ar.com, 4
ar.it, 0
ar.us, 0
arab, 0
arai.shizuoka.jp, 0
arakawa.saitama.jp, 0
arakawa.tokyo.jp, 0
aramco, 0
arao.kumamoto.jp, 0
arboretum.museum, 0
archaeological.museum, 0
archaeology.museum, 0
archi, 0
architecture.museum, 0
ardal.no, 0
aremark.no, 0
arendal.no, 0
arezzo.it, 0
ariake.saga.jp, 0
arida.wakayama.jp, 0
aridagawa.wakayama.jp, 0
arita.saga.jp, 0
arkhangelsk.su, 4
armenia.su, 4
army, 0
arna.no, 0
arpa, 0
arq.br, 0
art, 0
art.br, 0
art.do,
0
art.dz, 0
art.ht, 0
art.museum, 0
art.pl, 4
art.sn, 0
artanddesign.museum, 0
artcenter.museum, 0
artdeco.museum, 0
arte, 0
arte.bo, 0

arteducation.museum, 0
artgallery.museum, 0
arts.co, 0
arts.museum, 0
arts.nf, 0
arts.ro, 0
arts.ve, 0
artsandcrafts.museum, 0
arvo.network, 4
as, 0
as.us, 0
asago.hyogo.jp, 0
asahi.chiba.jp, 0
asahi.ibaraki.jp, 0
asahi.mie.jp, 0
asahi.nagano.jp, 0
asahi.toyama.jp, 0
asahi.yamagata.jp, 0
asahikawa.hokkaido.jp, 0
asaka.saitama.jp, 0
asakawa.fukushima.jp, 0
asakuchi.okayama.jp, 0
asaminami.hiroshima.jp, 0
ascoli-piceno.it, 0
ascolipiceno.it, 0
asda, 0
aseral.no, 0
ashgabad.su, 4
ashibetsu.hokkaido.jp, 0
ashikaga.tochigi.jp, 0
ashiya.fukuoka.jp, 0
ashiya.hyogo.jp, 0
ashoro.hokkaido.jp, 0
asia, 0
asker.no, 0
askim.no, 0
askoy.no, 0
askvoll.no, 0
asmatart.museum, 0
asn.au, 0
asn.lv, 0
asnes.no, 0
aso.kumamoto.jp, 0
ass.km, 0
assabu.hokkaido.jp, 0
assassination.museum, 0
assisi.museum, 0
assn.lk, 0

asso.bj, 0
asso.ci, 0
asso.dz, 0
asso.eu.org, 4
asso.fr,
0
asso.gp, 0
asso.ht, 0
asso.km, 0
asso.mc, 0
asso.nc, 0
asso.re, 0
associates, 0
association.aero, 0
association.museum, 0
asti.it, 0
astronomy.museum, 0
asuke.aichi.jp, 0
at, 0
at-band-camp.net, 4
at.eu.org, 4
at.it, 0
at.md, 4
at.vg, 4
atami.shizuoka.jp, 0
ath.cx, 4
athleta, 0
atl.jelastic.vps-host.net, 4
atlanta.museum, 0
atm.pl, 0
ato.br, 0
atsugi.kanagawa.jp, 0
atsuma.hokkaido.jp, 0
attorney, 0
au, 0
au.cloudswitches.com, 4
au.eu.org, 4
auction, 0
audi, 0
audible, 0
audio, 0
audnedaln.no, 0
augustow.pl, 0
aukra.no, 0
aure.no, 0
aurland.no, 0
aurskog-holand.no, 0
aus.basketball, 4

auspost, 0
austevoll.no, 0
austin.museum, 0
australia.museum, 0
austrheim.no, 0
author, 0
author.aero, 0
auto, 0
auto.pl, 0
automotive.museum, 0
autos, 0
av.it, 0
av.tr, 0
avellino.it, 0
averoy.no, 0
avianca, 0
aviation.museum, 0
avocat.fr, 0
avocat.pro, 0
avoues.fr, 0
aw, 0
awaji.hyogo.jp, 0
awdev.ca, 6
aws, 0
awsmpppl.com, 4
ax, 0
axa, 0
axis.museum, 0
aya.miyazaki.jp, 0
ayabe.kyoto.jp, 0
ayagawa.kagawa.jp,
0
ayase.kanagawa.jp, 0
az, 0
az.us, 0
azerbaijan.su, 4
azimuth.network, 4
azumino.nagano.jp, 0
azure, 0
azure-mobile.net, 4
azurecontainer.io, 6
azurestaticapps.net, 4
azurewebsites.net, 4
b-data.io, 4
b.bg, 0
b.br, 0
b.se, 0
b.ssl.fastly.net, 4

ba, 0
ba.gov.br, 0
ba.it, 0
ba.leg.br, 4
babia-gora.pl, 0
baby, 0
backplaneapp.io, 4
backyards.banzaicloud.io, 6
badaddja.no, 0
badajoz.museum, 0
baghdad.museum, 0
bahcavuotna.no, 0
bahccavuotna.no, 0
bahn.museum, 0
baidar.no, 0
baidu, 0
bajddar.no, 0
balashov.su, 4
balat.no, 0
bale.museum, 0
balena-devices.com, 4
balestrand.no, 0
ballangen.no, 0
ballooning.aero, 0
balsan-sudtirol.it, 0
balsan-suedtirol.it, 0
balsan.it, 0
balsfjord.no, 0
baltimore.museum, 0
bamble.no, 0
banamex, 0
bananarepublic, 0
band, 0
bandai.fukushima.jp, 0
bando.ibaraki.jp, 0
bank, 0
banzai.cloud, 6
bar, 0
bar.pro, 0
bar0.net, 4
bar1.net, 4
bar2.net, 4
barcelona, 0
barcelona.museum, 0
barclaycard, 0
barclays, 0
bardu.no, 0
barefoot, 0

bargains, 0
bari.it, 0
barletta-trani-andria.it,
0
barlettatraniandria.it, 0
barreau.bj, 0
barrel-of-knowledge.info, 4
barrell-of-knowledge.info, 4
barsy.bg, 4
barsy.ca, 4
barsy.club, 4
barsy.co.uk, 4
barsy.de, 4
barsy.eu, 4
barsy.in, 4
barsy.info, 4
barsy.io, 4
barsy.me, 4
barsy.menu, 4
barsy.mobi, 4
barsy.net, 4
barsy.online, 4
barsy.org, 4
barsy.pro, 4
barsy.pub, 4
barsy.shop, 4
barsy.site, 4
barsy.support, 4
barsy.uk, 4
barsycenter.com, 4
barsyonline.co.uk, 4
barsyonline.com, 4
barueri.br, 0
barum.no, 0
bas.it, 0
baseball, 0
baseball.museum, 0
basel.museum, 0
bashkiria.ru, 4
bashkiria.su, 4
basicserver.io, 4
basilicata.it, 0
basketball, 0
baths.museum, 0
bato.tochigi.jp, 0
batsfjord.no, 0
bauern.museum, 0
bauhaus, 0

bayern, 0
bb, 0
bbc, 0
bbs.tr, 0
bbt, 0
bbva, 0
bc.ca, 0
bc.platform.sh, 4
bcg, 0
bci.dnstrace.pro, 4
bcn, 0
bd, 2
bd.se, 0
be, 0
be.ax, 4
be.eu.org, 4
be.gy, 4
bearalvahki.no, 0
beardu.no, 0
beats, 0
beauty, 0
beauxarts.museum, 0
bedzin.pl, 0
beeldengeluid.museum, 0
beep.pl, 4
beer, 0
beiarn.no,
0
bel.tr, 0
belau.pw, 0
belem.br, 0
bellevue.museum, 0
belluno.it, 0
benevento.it, 0
bentley, 0
beppu.oita.jp, 0
berg.no, 0
bergamo.it, 0
bergbau.museum, 0
bergen.no, 0
berkeley.museum, 0
berlevag.no, 0
berlin, 0
berlin.museum, 0
bern.museum, 0
beskidy.pl, 0
best, 0
bestbuy, 0

bet, 0
beta.bounty-full.com, 4
betainabox.com, 4
better-than.tv, 4
bf, 0
bg, 0
bg.eu.org, 4
bg.it, 0
bh, 0
bharti, 0
bhz.br, 0
bi, 0
bi.it, 0
bialowieza.pl, 0
bialystok.pl, 0
bib.br, 0
bibai.hokkaido.jp, 0
bible, 0
bible.museum, 0
bid, 0
biei.hokkaido.jp, 0
bielawa.pl, 0
biella.it, 0
bieszczady.pl, 0
bievat.no, 0
bifuka.hokkaido.jp, 0
bihoro.hokkaido.jp, 0
bike, 0
bilbao.museum, 0
bill.museum, 0
bindal.no, 0
bing, 0
bingo, 0
bio, 0
bio.br, 0
bip.sh, 4
bir.ru, 4
biratori.hokkaido.jp, 0
birdart.museum, 0
birkenes.no, 0
birthplace.museum, 0
bitbridge.net, 4
biz, 0
biz.at, 4
biz.az, 0
biz.bb, 0
biz.cy, 0
biz.dk, 4

biz.et, 0
biz.fj, 0
biz.gl, 4
biz.id, 0
biz.ki, 0
biz.ls, 0
biz.mv, 0
biz.mw, 0
biz.ni, 0
biz.nr, 0
biz.pk,
0
biz.pl, 0
biz.pr, 0
biz.ss, 0
biz.tj, 0
biz.tr, 0
biz.tt, 0
biz.ua, 4
biz.vn, 0
biz.zm, 0
bizen.okayama.jp, 0
bj, 0
bj.cn, 0
bjarkoy.no, 0
bjerkreim.no, 0
bjugn.no, 0
bl.it, 0
black, 0
blackbaudcdn.net, 4
blackfriday, 0
blockbuster, 0
blog, 0
blog.bo, 0
blog.br, 0
blog.gt, 4
blog.kg, 4
blog.vu, 4
blogdns.com, 4
blogdns.net, 4
blogdns.org, 4
bloghp.id, 4
blogspot.org, 4
blogspot.xyz, 4
blogspot.ae, 4
blogspot.al, 4
blogspot.am, 4
blogspot.ba, 4

blogspot.be, 4
blogspot.bg, 4
blogspot.bj, 4
blogspot.ca, 4
blogspot.cf, 4
blogspot.ch, 4
blogspot.cl, 4
blogspot.co.at, 4
blogspot.co.id, 4
blogspot.co.il, 4
blogspot.co.ke, 4
blogspot.co.nz, 4
blogspot.co.uk, 4
blogspot.co.za, 4
blogspot.com, 4
blogspot.com.ar, 4
blogspot.com.au, 4
blogspot.com.br, 4
blogspot.com.by, 4
blogspot.com.co, 4
blogspot.com.cy, 4
blogspot.com.ee, 4
blogspot.com.eg, 4
blogspot.com.es, 4
blogspot.com.mt, 4
blogspot.com.ng, 4
blogspot.com.tr, 4
blogspot.com.uy, 4
blogspot.cv, 4
blogspot.cz, 4
blogspot.de, 4
blogspot.dk,
4
blogspot.fi, 4
blogspot.fr, 4
blogspot.gr, 4
blogspot.hk, 4
blogspot.hr, 4
blogspot.hu, 4
blogspot.ie, 4
blogspot.in, 4
blogspot.is, 4
blogspot.it, 4
blogspot.jp, 4
blogspot.kr, 4
blogspot.li, 4
blogspot.lt, 4
blogspot.lu, 4

blogspot.md, 4
blogspot.mk, 4
blogspot.mr, 4
blogspot.mx, 4
blogspot.my, 4
blogspot.nl, 4
blogspot.no, 4
blogspot.pe, 4
blogspot.pt, 4
blogspot.qa, 4
blogspot.re, 4
blogspot.ro, 4
blogspot.rs, 4
blogspot.ru, 4
blogspot.se, 4
blogspot.sg, 4
blogspot.si, 4
blogspot.sk, 4
blogspot.sn, 4
blogspot.td, 4
blogspot.tw, 4
blogspot.ug, 4
blogspot.vn, 4
blogsyste.com, 4
bloomberg, 0
bloxcms.com, 4
blue, 0
bm, 0
bmd.br, 0
bmoattachments.org, 4
bms, 0
bmw, 0
bn, 0
bn.it, 0
bnpparibas, 0
bnr.la, 4
bo, 0
bo.it, 0
bo.nordland.no, 0
bo.telemark.no, 0
boats, 0
boavista.br, 0
bodo.no, 0
boehringer, 0
bofa, 0
bokn.no, 0
boldlygoingnowhere.org, 4
boleslawiec.pl, 0

bolivia.bo, 0
bologna.it, 0
bolt.hu, 0
bolzano-altoadige.it, 0
bolzano.it, 0
bom, 0
bomlo.no, 0
bond, 0
bonn.museum,
0
boo, 0
book, 0
booking, 0
boomla.net, 4
bosch, 0
bostik, 0
boston, 0
boston.museum, 0
bot, 0
botanical.museum, 0
botanicalgarden.museum, 0
botanicgarden.museum, 0
botany.museum, 0
bounceme.net, 4
bounty-full.com, 4
boutique, 0
box, 0
boxfuse.io, 4
bozen-sudtirol.it, 0
bozen-suedtirol.it, 0
bozen.it, 0
bpl.biz, 4
bplaced.com, 4
bplaced.de, 4
bplaced.net, 4
br, 0
br.com, 4
br.it, 0
bradescio, 0
brand.se, 0
brandywinevalley.museum, 0
brasil.museum, 0
brasilia.me, 4
bremanger.no, 0
brescia.it, 0
bridgestone, 0
brindisi.it, 0
bristol.museum, 0

british.museum, 0
britishcolumbia.museum, 0
broadcast.museum, 0
broadway, 0
broke-it.net, 4
broker, 0
broker.aero, 0
bronnøy.no, 0
bronnøysund.no, 0
brother, 0
browsersafetymark.io, 4
brumunddal.no, 0
brunel.museum, 0
brussel.museum, 0
brussels, 0
brussels.museum, 0
bruxelles.museum, 0
bryansk.su, 4
bryne.no, 0
bs, 0
bs.it, 0
bsb.br, 0
bss.design, 4
bt, 0
bt.it, 0
bu.no, 0
budapest, 0
budejju.no, 0
bugatti, 0
build, 0
builders, 0
building.museum,
0
builtwithdark.com, 4
bukhara.su, 4
bulsan-sudtirol.it, 0
bulsan-suedtirol.it, 0
bulsan.it, 0
bungoono.oita.jp, 0
bungotakada.oita.jp, 0
bunkyo.tokyo.jp, 0
burghof.museum, 0
bus.museum, 0
busan.kr, 0
bushey.museum, 0
business, 0
buy, 0
buyshouses.net, 4

buzen.fukuoka.jp, 0
buzz, 0
bv, 0
bw, 0
by, 0
bydgoszcz.pl, 0
byen.site, 4
bygland.no, 0
bykle.no, 0
bytom.pl, 0
bz, 0
bz.it, 0
bzh, 0
bzz.dapps.earth, 6
c.bg, 0
c.cdn77.org, 4
c.la, 4
c.se, 0
c66.me, 4
ca, 0
ca-central-1.elasticbeanstalk.com, 4
ca.eu.org, 4
ca.it, 0
ca.na, 0
ca.reclaim.cloud, 4
ca.us, 0
caa.aero, 0
caa.li, 4
cab, 0
cable-modem.org, 4
cadaques.museum, 0
cafe, 0
cagliari.it, 0
cahcesuolo.no, 0
cal, 0
cal.it, 0
calabria.it, 0
california.museum, 0
call, 0
caltanissetta.it, 0
calvinklein, 0
cam, 0
cam.it, 0
cambridge.museum, 0
camdvr.org, 4
camera, 0
camp, 0
campania.it, 0

campidano-medio.it, 0
campidanomedio.it, 0
campinagrande.br, 0
campinas.br, 0
campobasso.it, 0
can.museum, 0
canada.museum, 0
cancerresearch, 0
canon, 0
capebreton.museum,
0
capetown, 0
capital, 0
capitalone, 0
car, 0
caravan, 0
carbonia-iglesias.it, 0
carboniaiglesias.it, 0
cards, 0
care, 0
career, 0
careers, 0
cargo.aero, 0
carrara-massa.it, 0
carraramassa.it, 0
carrd.co, 4
carrier.museum, 0
cars, 0
cartoonart.museum, 0
casa, 0
casacam.net, 4
casadelamoneda.museum, 0
case, 0
caseih, 0
caserta.it, 0
cash, 0
casino, 0
casino.hu, 0
castle.museum, 0
castres.museum, 0
cat, 0
cat.ax, 4
catania.it, 0
catanzaro.it, 0
catering, 0
catering.aero, 0
catholic, 0
catholic.edu.au, 0

caxias.br, 0
cb.it, 0
cba, 0
cbg.ru, 4
cbn, 0
cbre, 0
cbs, 0
cc, 0
cc.ak.us, 0
cc.al.us, 0
cc.ar.us, 0
cc.as.us, 0
cc.az.us, 0
cc.ca.us, 0
cc.co.us, 0
cc.ct.us, 0
cc.dc.us, 0
cc.de.us, 0
cc.fl.us, 0
cc.ga.us, 0
cc.gu.us, 0
cc.hi.us, 0
cc.hn, 4
cc.ia.us, 0
cc.id.us, 0
cc.il.us, 0
cc.in.us, 0
cc.ks.us, 0
cc.ky.us, 0
cc.la.us, 0
cc.ma.us, 0
cc.md.us, 0
cc.me.us, 0
cc.mi.us, 0
cc.mn.us, 0
cc.mo.us, 0
cc.ms.us, 0
cc.mt.us, 0
cc.na, 0
cc.nc.us, 0
cc.nd.us, 0
cc.ne.us, 0
cc.nh.us,
0
cc.nj.us, 0
cc.nm.us, 0
cc.nv.us, 0
cc.ny.us, 0

cc.oh.us, 0
cc.ok.us, 0
cc.or.us, 0
cc.pa.us, 0
cc.pr.us, 0
cc.ri.us, 0
cc.sc.us, 0
cc.sd.us, 0
cc.tn.us, 0
cc.tx.us, 0
cc.ua, 4
cc.ut.us, 0
cc.va.us, 0
cc.vi.us, 0
cc.vt.us, 0
cc.wa.us, 0
cc.wi.us, 0
cc.wv.us, 0
cc.wy.us, 0
cci.fr, 0
cd, 0
cd.eu.org, 4
cdn-edges.net, 4
cdn77-ssl.net, 4
ce.gov.br, 0
ce.it, 0
ce.leg.br, 4
ceb, 0
cechire.com, 4
celtic.museum, 0
center, 0
center.museum, 0
centralus.azurestaticapps.net, 4
ceo, 0
cern, 0
certification.aero, 0
certmgr.org, 4
cesena-forli.it, 0
cesenaforli.it, 0
cf, 0
cfa, 0
cfd, 0
cg, 0
ch, 0
ch.eu.org, 4
ch.it, 0
ch.tc, 4
ch.trendhosting.cloud, 4

chambagri.fr, 0
championship.aero, 0
chanel, 0
channel, 0
channelsdvr.net, 4
charity, 0
charter.aero, 0
chase, 0
chat, 0
chattanooga.museum, 0
cheap, 0
cheltenham.museum, 0
cherkassy.ua, 0
cherkasy.ua, 0
chernigov.ua, 0
chernihiv.ua, 0
chernivtsi.ua, 0
chernovtsy.ua, 0
chesapeakebay.museum, 0
chiba.jp, 0
chicago.museum, 0
chichibu.saitama.jp,
0
chieti.it, 0
chigasaki.kanagawa.jp, 0
chihayaakasaka.osaka.jp, 0
chijiwa.nagasaki.jp, 0
chikugo.fukuoka.jp, 0
chikuho.fukuoka.jp, 0
chikuhoku.nagano.jp, 0
chikujo.fukuoka.jp, 0
chikuma.nagano.jp, 0
chikusei.ibaraki.jp, 0
chikushino.fukuoka.jp, 0
chikuzen.fukuoka.jp, 0
children.museum, 0
childrens.museum, 0
childrensgarden.museum, 0
chimkent.su, 4
chino.nagano.jp, 0
chintai, 0
chippubetsu.hokkaido.jp, 0
chiropractic.museum, 0
chirurgiens-dentistes-en-france.fr, 4
chirurgiens-dentistes.fr, 0
chiryu.aichi.jp, 0
chita.aichi.jp, 0
chitose.hokkaido.jp, 0

chiyoda.gunma.jp, 0
chiyoda.tokyo.jp, 0
chizu.tottori.jp, 0
chocolate.museum, 0
chofu.tokyo.jp, 0
chonan.chiba.jp, 0
chosei.chiba.jp, 0
choshi.chiba.jp, 0
choyo.kumamoto.jp, 0
christiansburg.museum, 0
christmas, 0
chrome, 0
chtr.k12.ma.us, 0
chungbuk.kr, 0
chungnam.kr, 0
chuo.chiba.jp, 0
chuo.fukuoka.jp, 0
chuo.osaka.jp, 0
chuo.tokyo.jp, 0
chuo.yamanashi.jp, 0
church, 0
ci, 0
ci.it, 0
ciencia.bo, 0
cieszyn.pl, 0
cim.br, 0
cincinnati.museum,
0
cinema.museum, 0
cipriani, 0
circle, 0
circus.museum, 0
cisco, 0
cisconfreak.com, 4
cistron.nl, 4
citadel, 0
citi, 0
citic, 0
city, 0
city.hu, 0
city.kawasaki.jp, 1
city.kitakyushu.jp, 1
city.kobe.jp, 1
city.nagoya.jp, 1
city.sapporo.jp, 1
city.sendai.jp, 1
city.yokohama.jp, 1
cityeats, 0

civilaviation.aero, 0
civilisation.museum, 0
civilization.museum, 0
civilwar.museum, 0
ck, 2
ck.ua, 0
cl, 0
cl.it, 0
claims, 0
clan.rip, 4
cleaning, 0
cleverapps.io, 4
clic2000.net, 4
click, 0
clicketcloud.com, 4
clinic, 0
clinique, 0
clinton.museum, 0
clock.museum, 0
clothing, 0
cloud, 0
cloud-de.unispace.io, 4
cloud-fr1.unispace.io, 4
cloud.fedoraproject.org, 4
cloud.goog, 4
cloud.interhostsolutions.be, 4
cloud.jelastic.open.tim.it, 4
cloud.metacentrum.cz, 6
cloud.unispace.io, 4
cloud66.ws, 4
cloud66.zone, 4
cloudaccess.host, 4
cloudaccess.net, 4
cloudapp.net, 4
cloudapps.digital, 4
cloudcontrolapp.com, 4
cloudcontrolled.com, 4
cloudeity.net, 4
cloudera.site, 4
cloudfront.net, 4
cloudfunctions.net,
4
cloudjiffy.net, 4
cloudns.asia, 4
cloudns.biz, 4
cloudns.cc, 4
cloudns.club, 4
cloudns.eu, 4

cloudns.in, 4
cloudns.info, 4
cloudns.org, 4
cloudns.pro, 4
cloudns.pw, 4
cloudns.us, 4
cloudycluster.net, 4
club, 0
club.aero, 0
club.tw, 0
clubmed, 0
cm, 0
cn, 0
cn-north-1.eb.amazonaws.com.cn, 4
cn-northwest-1.eb.amazonaws.com.cn, 4
cn.com, 4
cn.eu.org, 4
cn.it, 0
cn.ua, 0
cn.vu, 4
cng.br, 0
cnpy.gdn, 4
cns.joyent.com, 6
cnt.br, 0
co, 0
co.ae, 0
co.ag, 0
co.am, 0
co.ao, 0
co.at, 0
co.bb, 0
co.bi, 0
co.bn, 4
co.business, 4
co.bw, 0
co.ca, 4
co.ci, 0
co.cl, 0
co.cm, 0
co.com, 4
co.cr, 0
co.cz, 4
co.dk, 4
co.education, 4
co.events, 4
co.financial, 4
co.gg, 0
co.gl, 0

co.gy, 0
co.hu, 0
co.id, 0
co.il, 0
co.im, 0
co.in, 0
co.ir, 0
co.it, 0
co.je, 0
co.jp, 0
co.ke, 0
co.kr, 0
co.krd, 4
co.lc, 0
co.ls, 0
co.ma, 0
co.me, 0
co.mg, 0
co.mu, 0
co.mw, 0
co.mz, 0
co.na, 0
co.network, 4
co.ni, 0
co.nl, 4
co.no, 4
co.nz, 0
co.om, 0
co.pl, 4
co.place, 4
co.pn, 0
co.pw, 0
co.ro, 4
co.rs, 0
co.rw, 0
co.st,
0
co.sz, 0
co.technology, 4
co.th, 0
co.tj, 0
co.tm, 0
co.tt, 0
co.tz, 0
co.ua, 4
co.ug, 0
co.uk, 0
co.us, 0

co.uz, 0
co.ve, 0
co.vi, 0
co.za, 0
co.zm, 0
co.zw, 0
coach, 0
coal.museum, 0
coastaldefence.museum, 0
codes, 0
codespot.com, 4
cody.museum, 0
coffee, 0
cog.mi.us, 0
col.ng, 4
coldwar.museum, 0
collection.museum, 0
college, 0
collegefan.org, 4
cologne, 0
colonialwilliamsburg.museum, 0
coloradoplateau.museum, 0
columbia.museum, 0
columbus.museum, 0
com, 0
com.ac, 0
com.af, 0
com.ag, 0
com.ai, 0
com.al, 0
com.am, 0
com.ar, 0
com.au, 0
com.aw, 0
com.az, 0
com.ba, 0
com.bb, 0
com.bh, 0
com.bi, 0
com.bm, 0
com.bn, 0
com.bo, 0
com.br, 0
com.bs, 0
com.bt, 0
com.by, 0
com.bz, 0
com.ci, 0

com.cm, 0
com.cn, 0
com.co, 0
com.cu, 0
com.cw, 0
com.cy, 0
com.de, 4
com.dm, 0
com.do, 0
com.dz, 0
com.ec, 0
com.ee, 0
com.eg, 0
com.es, 0
com.et, 0
com.fj, 0
com.fm, 0
com.fr, 0
com.ge, 0
com.gh, 0
com.gi, 0
com.gl, 0
com.gn, 0
com.gp, 0
com.gr, 0
com.gt, 0
com.gu, 0
com.gy, 0
com.hk, 0
com.hn, 0
com.hr,
0
com.ht, 0
com.im, 0
com.io, 0
com.iq, 0
com.is, 0
com.jo, 0
com.kg, 0
com.ki, 0
com.km, 0
com.kp, 0
com.kw, 0
com.ky, 0
com.kz, 0
com.la, 0
com.lb, 0
com.lc, 0

com.lk, 0
com.lr, 0
com.lv, 0
com.ly, 0
com.mg, 0
com.mk, 0
com.ml, 0
com.mo, 0
com.ms, 0
com.mt, 0
com.mu, 0
com.mv, 0
com.mw, 0
com.mx, 0
com.my, 0
com.na, 0
com.nf, 0
com.ng, 0
com.ni, 0
com.nr, 0
com.om, 0
com.pa, 0
com.pe, 0
com.pf, 0
com.ph, 0
com.pk, 0
com.pl, 0
com.pr, 0
com.ps, 0
com.pt, 0
com.py, 0
com.qa, 0
com.re, 0
com.ro, 0
com.ru, 4
com.sa, 0
com.sb, 0
com.sc, 0
com.sd, 0
com.se, 4
com.sg, 0
com.sh, 0
com.sl, 0
com.sn, 0
com.so, 0
com.ss, 0
com.st, 0
com.sv, 0

com.sy, 0
com.tj, 0
com.tm, 0
com.tn, 0
com.to, 0
com.tr, 0
com.tt, 0
com.tw, 0
com.ua, 0
com.ug, 0
com.uy, 0
com.uz, 0
com.vc, 0
com.ve, 0
com.vi, 0
com.vn, 0
com.vu, 0
com.ws, 0
com.zm, 0
comcast, 0
commbank, 0
commune.am, 0
communication.museum, 0
communications.museum, 0
community, 0
community-pro.de, 4
community-pro.net, 4
community.museum, 0
como.it,
0
company, 0
compare, 0
compute-1.amazonaws.com, 6
compute.amazonaws.com, 6
compute.amazonaws.com.cn, 6
compute.estate, 6
computer, 0
computer.museum, 0
computerhistory.museum, 0
comsec, 0
condos, 0
conf.au, 0
conf.lv, 0
conf.se, 4
conference.aero, 0
conn.uk, 4
construction, 0
consulado.st, 0

consultant.aero, 0
consulting, 0
consulting.aero, 0
contact, 0
contagem.br, 0
contemporary.museum, 0
contemporaryart.museum, 0
contractors, 0
control.aero, 0
convent.museum, 0
cooking, 0
cookingchannel, 0
cool, 0
coop, 0
coop.br, 0
coop.ht, 0
coop.km, 0
coop.mv, 0
coop.mw, 0
coop.py, 0
coop.rw, 0
coop.tt, 0
cooperativa.bo, 0
copenhagen.museum, 0
copro.uk, 4
corporation.museum, 0
corsica, 0
corvette.museum, 0
cosenza.it, 0
costume.museum, 0
couchpotatofries.org, 4
couk.me, 4
council.aero, 0
country, 0
countryestate.museum, 0
county.museum, 0
coupon, 0
coupons, 0
courses, 0
coz.br, 0
cpa, 0
cpa.pro, 0
cq.cn, 0
cr, 0
cr.it, 0
cr.ua, 0
crafting.xyz, 4
crafts.museum, 0

cranbrook.museum, 0
crd.co,
4
creation.museum, 0
credit, 0
creditcard, 0
creditunion, 0
cremona.it, 0
crew.aero, 0
cri.br, 0
cri.nz, 0
cricket, 0
crimea.ua, 0
crotone.it, 0
crown, 0
crs, 0
cruise, 0
cruises, 0
cryptonomic.net, 6
cs.it, 0
csc, 0
csx.cc, 4
ct.it, 0
ct.us, 0
cu, 0
cuiaba.br, 0
cuisinella, 0
cultural.museum, 0
culturalcenter.museum, 0
culture.museum, 0
cuneo.it, 0
cupcake.is, 4
curitiba.br, 0
curv.dev, 4
cust.dev.thingdust.io, 4
cust.disrec.thingdust.io, 4
cust.prod.thingdust.io, 4
cust.retrosnub.co.uk, 4
cust.testing.thingdust.io, 4
custom.metacentrum.cz, 4
customer-oci.com, 6
customer.enonic.io, 4
customer.mythic-beasts.com, 4
customer.speedpartner.de, 4
cv, 0
cv.ua, 0
cw, 0
cx, 0

cx.ua, 4
cy, 0
cy.eu.org, 4
cya.gg, 4
cyber.museum, 0
cymru, 0
cymru.museum, 0
cyon.link, 4
cyon.site, 4
cyou, 0
cz, 0
cz.eu.org, 4
cz.it, 0
czeladz.pl, 0
czest.pl, 0
d.bg, 0
d.gv.vc, 4
d.se, 0
dabur, 0
dad, 0
daegu.kr, 0
daejeon.kr, 0
daemon.panel.gg, 4
dagestan.ru, 4
dagestan.su, 4
daigo.ibaraki.jp, 0
daisen.akita.jp,
0
daito.osaka.jp, 0
daiwa.hiroshima.jp, 0
dali.museum, 0
dallas.museum, 0
damnservers.com, 4
dance, 0
daplie.me, 4
dapps.earth, 6
data, 0
database.museum, 0
date, 0
date.fukushima.jp, 0
date.hokkaido.jp, 0
dating, 0
datsun, 0
dattolocal.com, 4
dattolocal.net, 4
dattorelay.com, 4
dattoweb.com, 4
davvenjarga.no, 0

davvesiida.no, 0
day, 0
dazaifu.fukuoka.jp, 0
dc.us, 0
dclk, 0
dd-dns.de, 4
ddns.me, 4
ddns.net, 4
ddnsfree.com, 4
ddnsgeek.com, 4
ddnsking.com, 4
ddnslive.com, 4
ddnss.de, 4
ddnss.org, 4
ddr.museum, 0
dds, 0
de, 0
de.com, 4
de.cool, 4
de.eu.org, 4
de.gt, 4
de.ls, 4
de.md, 4
de.trendhosting.cloud, 4
de.us, 0
deal, 0
dealer, 0
deals, 0
deatnu.no, 0
debian.net, 4
decorativearts.museum, 0
dedyn.io, 4
def.br, 0
defense.tn, 0
definima.io, 4
definima.net, 4
degree, 0
delaware.museum, 0
delivery, 0
dell, 0
dell-ogliastra.it, 0
dellogliastra.it, 0
delmenhorst.museum, 0
deloitte, 0
delta, 0
demo.datacenter.fi, 4
demo.jelastic.com, 4
democracia.bo, 0

democrat, 0
demon.nl, 4
denmark.museum,
0
dental, 0
dentist, 0
dep.no, 0
deporte.bo, 0
depot.museum, 0
des.br, 0
desa.id, 0
desi, 0
design, 0
design.aero, 0
design.museum, 0
det.br, 0
detroit.museum, 0
dev, 0
dev-myqnapcloud.com, 4
dev.adobeaecloud.com, 6
dev.br, 0
dev.static.land, 4
dev.vu, 4
development.run, 4
devices.resinstaging.io, 4
df.gov.br, 0
df.leg.br, 4
dgca.aero, 0
dh.bytemark.co.uk, 4
dhl, 0
diadem.cloud, 4
diamonds, 0
dielddanuorri.no, 0
diet, 0
digital, 0
dinosaur.museum, 0
direct, 0
direct.quickconnect.to, 4
directory, 0
discount, 0
discourse.group, 4
discourse.team, 4
discover, 0
discovery.museum, 0
dish, 0
diskstation.eu, 4
diskstation.me, 4
diskstation.org, 4

diskussionsbereich.de, 4
ditchyourip.com, 4
divtasvuodna.no, 0
divttasvuotna.no, 0
diy, 0
dj, 0
dk, 0
dk.eu.org, 4
dlugoleka.pl, 0
dm, 0
dn.ua, 0
dnepropetrovsk.ua, 0
dni.us, 0
dnipropetrovsk.ua, 0
dnp, 0
dnsalias.com, 4
dnsalias.net, 4
dnsalias.org, 4
dnsdojo.com, 4
dnsdojo.net, 4
dnsdojo.org, 4
dnsfor.me, 4
dnshome.de, 4
dnsiskinky.com, 4
dnssking.ch,
4
dnsup.net, 4
dnsupdate.info, 4
dnsupdater.de, 4
do, 0
docs, 0
doctor, 0
does-it.net, 4
doestexist.com, 4
doestexist.org, 4
dog, 0
dolls.museum, 0
domains, 0
donetsk.ua, 0
donna.no, 0
donostia.museum, 0
dontexist.com, 4
dontexist.net, 4
dontexist.org, 4
doomdns.com, 4
doomdns.org, 4
dopaas.com, 4
doshi.yamanashi.jp, 0

dot, 0
dovre.no, 0
download, 0
dp.ua, 0
dr.na, 0
dr.tr, 0
drammen.no, 0
drangedal.no, 0
dray-dns.de, 4
drayddns.com, 4
draydns.de, 4
dreamhosters.com, 4
drive, 0
drobak.no, 0
drud.io, 4
drud.us, 4
dscloud.biz, 4
dscloud.me, 4
dscloud.mobi, 4
dsmynas.com, 4
dsmynas.net, 4
dsmynas.org, 4
dst.mi.us, 0
dtv, 0
dubai, 0
duck, 0
duckdns.org, 4
dunlop, 0
dupont, 0
durban, 0
durham.museum, 0
dvag, 0
dvr, 0
dvrcam.info, 4
dvrDNS.org, 4
dweb.link, 6
dy.fi, 4
dyn-berlin.de, 4
dyn-ip24.de, 4
dyn-o-saur.com, 4
dyn-vpn.de, 4
dyn.cosidns.de, 4
dyn.ddnss.de, 4
dyn.home-webserver.de, 4
dyn53.io, 4
dynalias.com, 4
dynalias.net, 4
dynalias.org, 4

dynamic-dns.info, 4
dynamisches-dns.de,
4
dynathome.net, 4
dyndns-at-home.com, 4
dyndns-at-work.com, 4
dyndns-blog.com, 4
dyndns-free.com, 4
dyndns-home.com, 4
dyndns-ip.com, 4
dyndns-mail.com, 4
dyndns-office.com, 4
dyndns-pics.com, 4
dyndns-remote.com, 4
dyndns-server.com, 4
dyndns-web.com, 4
dyndns-wiki.com, 4
dyndns-work.com, 4
dyndns.biz, 4
dyndns.dappnode.io, 4
dyndns.ddnss.de, 4
dyndns.info, 4
dyndns.org, 4
dyndns.tv, 4
dyndns.ws, 4
dyndns1.de, 4
dynns.com, 4
dynserv.org, 4
dynu.net, 4
dynv6.net, 4
dynvpn.de, 4
dyroy.no, 0
dz, 0
e.bg, 0
e.se, 0
e12.ve, 0
e164.arpa, 0
e4.cz, 4
earth, 0
east-kazakhstan.su, 4
eastafrica.museum, 0
eastasia.azurestaticapps.net, 4
eastcoast.museum, 0
eastus2.azurestaticapps.net, 4
eat, 0
eating-organic.net, 4
eaton.mi.us, 0
ebetsu.hokkaido.jp, 0

ebina.kanagawa.jp, 0
ebino.miyazaki.jp, 0
ebiz.tw, 0
ec, 0
echizen.fukui.jp, 0
ecn.br, 0
eco, 0
eco.br, 0
ecologia.bo, 0
economia.bo, 0
ed.ao, 0
ed.ci, 0
ed.cr, 0
ed.jp, 0
ed.pw, 0
edeka, 0
edgeapp.net, 4
edgestack.me, 4
edogawa.tokyo.jp, 0
edu,
0
edu.ac, 0
edu.af, 0
edu.al, 0
edu.ar, 0
edu.au, 0
edu.az, 0
edu.ba, 0
edu.bb, 0
edu.bh, 0
edu.bi, 0
edu.bm, 0
edu.bn, 0
edu.bo, 0
edu.br, 0
edu.bs, 0
edu.bt, 0
edu.bz, 0
edu.ci, 0
edu.cn, 0
edu.co, 0
edu.cu, 0
edu.cw, 0
edu.dm, 0
edu.do, 0
edu.dz, 0
edu.ec, 0
edu.ee, 0

edu.eg, 0
edu.es, 0
edu.et, 0
edu.eu.org, 4
edu.fm, 0
edu.gd, 0
edu.ge, 0
edu.gh, 0
edu.gi, 0
edu.gl, 0
edu.gn, 0
edu.gp, 0
edu.gr, 0
edu.gt, 0
edu.gu, 0
edu.gy, 0
edu.hk, 0
edu.hn, 0
edu.ht, 0
edu.in, 0
edu.iq, 0
edu.is, 0
edu.it, 0
edu.jo, 0
edu.kg, 0
edu.ki, 0
edu.km, 0
edu.kn, 0
edu.kp, 0
edu.krd, 4
edu.kw, 0
edu.ky, 0
edu.kz, 0
edu.la, 0
edu.lb, 0
edu.lc, 0
edu.lk, 0
edu.lr, 0
edu.ls, 0
edu.lv, 0
edu.ly, 0
edu.me, 0
edu.mg, 0
edu.mk, 0
edu.ml, 0
edu.mn, 0
edu.mo, 0
edu.ms, 0

edu.mt, 0
edu.mv, 0
edu.mw, 0
edu.mx, 0
edu.my, 0
edu.mz, 0
edu.ng, 0
edu.ni, 0
edu.nr, 0
edu.om, 0
edu.pa, 0
edu.pe, 0
edu.pf, 0
edu.ph, 0
edu.pk, 0
edu.pl, 0
edu.pn, 0
edu.pr, 0
edu.ps, 0
edu.pt, 0
edu.py, 0
edu.qa, 0
edu.rs, 0
edu.ru, 4
edu.sa,
0
edu.sb, 0
edu.sc, 0
edu.sd, 0
edu.sg, 0
edu.sl, 0
edu.sn, 0
edu.so, 0
edu.ss, 0
edu.st, 0
edu.sv, 0
edu.sy, 0
edu.tj, 0
edu.tm, 0
edu.to, 0
edu.tr, 0
edu.tt, 0
edu.tw, 0
edu.ua, 0
edu.uy, 0
edu.vc, 0
edu.ve, 0
edu.vn, 0

edu.vu, 0
edu.ws, 0
edu.za, 0
edu.zm, 0
education, 0
education.museum, 0
educational.museum, 0
educator.aero, 0
edugit.org, 4
edunet.tn, 0
ee, 0
ee.eu.org, 4
eg, 0
egersund.no, 0
egyptian.museum, 0
ehime.jp, 0
eid.no, 0
eidfjord.no, 0
eidsberg.no, 0
eidskog.no, 0
eidsvoll.no, 0
eigersund.no, 0
eiheiji.fukui.jp, 0
eisenbahn.museum, 0
ekloges.cy, 0
elasticbeanstalk.com, 4
elastyco.com, 4
elb.amazonaws.com, 6
elb.amazonaws.com.cn, 6
elblag.pl, 0
elburg.museum, 0
elk.pl, 0
elvendrell.museum, 0
elverum.no, 0
email, 0
emb.kw, 0
embaixada.st, 0
embetsu.hokkaido.jp, 0
embroidery.museum, 0
emerck, 0
emergency.aero, 0
emilia-romagna.it, 0
emiliaromagna.it, 0
emp.br, 0
empresa.bo, 0
emr.it, 0
en-root.fr, 4
en.it, 0

ena.gifu.jp, 0
encyclopedic.museum, 0
endofinternet.net,
4
endofinternet.org, 4
endoftheinternet.org, 4
enebakk.no, 0
energy, 0
enf.br, 0
eng.br, 0
eng.pro, 0
engerdal.no, 0
engine.aero, 0
engineer, 0
engineer.aero, 0
engineering, 0
england.museum, 0
eniwa.hokkaido.jp, 0
enna.it, 0
enonic.io, 4
ens.tn, 0
enscaled.sg, 4
ent.platform.sh, 4
enterprisecloud.nu, 4
enterprises, 0
entertainment.aero, 0
entomology.museum, 0
environment.museum, 0
environmentalconservation.museum, 0
epilepsy.museum, 0
epson, 0
equipment, 0
equipment.aero, 0
er, 2
ericsson, 0
erimo.hokkaido.jp, 0
erni, 0
erotica.hu, 0
erotika.hu, 0
es, 0
es-1.axarnet.cloud, 4
es.ax, 4
es.eu.org, 4
es.gov.br, 0
es.kr, 0
es.leg.br, 4
esan.hokkaido.jp, 0
esashi.hokkaido.jp, 0

esp.br, 0
esq, 0
essex.museum, 0
est-a-la-maison.com, 4
est-a-la-masion.com, 4
est-le-patron.com, 4
est-mon-blogueur.com, 4
est.pr, 0
estate, 0
estate.museum, 0
et, 0
etajima.hiroshima.jp, 0
etc.br, 0
ethnology.museum, 0
eti.br, 0
etisalat, 0
etne.no, 0
etnedal.no, 0
eu, 0
eu-1.evennode.com, 4
eu-2.evennode.com, 4
eu-3.evennode.com,
4
eu-4.evennode.com, 4
eu-central-1.elasticbeanstalk.com, 4
eu-west-1.elasticbeanstalk.com, 4
eu-west-2.elasticbeanstalk.com, 4
eu-west-3.elasticbeanstalk.com, 4
eu.ax, 4
eu.com, 4
eu.int, 0
eu.meteorapp.com, 4
eu.org, 4
eu.platform.sh, 4
eun.eg, 0
eurovision, 0
eus, 0
evenassi.no, 0
evenes.no, 0
events, 0
evje-og-hornnes.no, 0
ex.futurecms.at, 6
ex.ortsinfo.at, 6
exchange, 0
exchange.aero, 0
exeter.museum, 0
exhibition.museum, 0
exnet.su, 4

expert, 0
experts-comptables.fr, 0
exposed, 0
express, 0
express.aero, 0
extraspace, 0
f.bg, 0
f.se, 0
fage, 0
fail, 0
fairwinds, 0
faith, 0
fam.pk, 0
family, 0
family.museum, 0
familyds.com, 4
familyds.net, 4
familyds.org, 4
fan, 0
fans, 0
fantasyleague.cc, 4
far.br, 0
farm, 0
farm.museum, 0
farmequipment.museum, 0
farmers, 0
farmers.museum, 0
farmstead.museum, 0
farsund.no, 0
fashion, 0
fast, 0
fastblog.net, 4
fastly-terrarium.com, 4
fastlylb.net, 4
fastvps-server.com, 4
fastvps.host, 4
fastvps.site, 4
fauske.no, 0
fbx-os.fr, 4
fbxos.fr,
4
fc.it, 0
fe.it, 0
fed.us, 0
federation.aero, 0
fedex, 0
fedje.no, 0
fedorainfracloud.org, 4

fedorapeople.org, 4
feedback, 0
feira.br, 0
fermo.it, 0
ferrara.it, 0
ferrari, 0
ferrero, 0
feste-ip.net, 4
fet.no, 0
fetsund.no, 0
fg.it, 0
fh.se, 0
fhapp.xyz, 4
fhs.no, 0
fhsk.se, 0
fhv.se, 0
fi, 0
fi.cloudplatform.fi, 4
fi.cr, 0
fi.eu.org, 4
fi.it, 0
fiat, 0
fidelity, 0
fido, 0
fie.ee, 0
field.museum, 0
figueres.museum, 0
filatelia.museum, 0
filegear-au.me, 4
filegear-de.me, 4
filegear-gb.me, 4
filegear-ie.me, 4
filegear-jp.me, 4
filegear-sg.me, 4
filegear.me, 4
film, 0
film.hu, 0
film.museum, 0
fin.ci, 4
fin.ec, 0
fin.tn, 0
final, 0
finance, 0
financial, 0
fineart.museum, 0
finearts.museum, 0
finland.museum, 0
finnoy.no, 0

fire, 0
firebaseapp.com, 4
firenet.ch, 6
firenze.it, 0
firestone, 0
firewall-gateway.com, 4
firewall-gateway.de, 4
firewall-gateway.net, 4
firm.co, 0
firm.dk, 4
firm.ht, 0
firm.in, 0
firm.nf, 0
firm.ng, 4
firm.ro, 0
firm.ve, 0
firmdale, 0
fish, 0
fishing, 0
fit,
0
fitjar.no, 0
fitness, 0
fj, 0
fj.cn, 0
fjaler.no, 0
fjell.no, 0
fk, 2
fl.us, 0
fla.no, 0
flakstad.no, 0
flanders.museum, 0
flatanger.no, 0
flekkefjord.no, 0
flesberg.no, 0
flickr, 0
flight.aero, 0
flights, 0
flir, 0
flog.br, 0
flora.no, 0
florence.it, 0
florida.museum, 0
floripa.br, 0
florist, 0
floro.no, 0
flowers, 0
flt.cloud.muni.cz, 4

fly, 0
fly.dev, 4
flynnhosting.net, 4
fm, 0
fm.br, 0
fm.it, 0
fm.no, 0
fnd.br, 0
fnwk.site, 4
fo, 0
foggia.it, 0
folionetwork.site, 4
folkebibl.no, 0
folldal.no, 0
foo, 0
food, 0
foodnetwork, 0
football, 0
for-better.biz, 4
for-more.biz, 4
for-our.info, 4
for-some.biz, 4
for-the.biz, 4
for.men, 4
for.mom, 4
for.one, 4
for.sale, 4
force.museum, 0
ford, 0
forde.no, 0
forex, 0
forgot.her.name, 4
forgot.his.name, 4
forli-cesena.it, 0
forlicesena.it, 0
forsale, 0
forsand.no, 0
fortal.br, 0
forte.id, 4
fortmissoula.museum, 0
fortworth.museum, 0
forum, 0
forum.hu, 0
forumz.info, 4
fosnes.no, 0
fot.br, 0
foundation, 0
foundation.museum, 0

fox, 0
foz.br, 0
fr,
0
fr-1.paas.massivegrid.net, 4
fr.eu.org, 4
fr.it, 0
fra1-de.cloudjiffy.net, 4
frana.no, 0
francaise.museum, 0
frankfurt.museum, 0
franziskaner.museum, 0
fredrikstad.no, 0
free, 0
free.hr, 4
freebox-os.com, 4
freebox-os.fr, 4
freeboxos.com, 4
freeboxos.fr, 4
freeddns.org, 4
freeddns.us, 4
freedesktop.org, 4
freemasonry.museum, 0
freesite.host, 4
freetls.fastly.net, 4
frei.no, 0
freiburg.museum, 0
fresenius, 0
fribourg.museum, 0
friuli-v-giulia.it, 0
friuli-ve-giulia.it, 0
friuli-vegiulia.it, 0
friuli-venezia-giulia.it, 0
friuli-veneziagiulia.it, 0
friuli-vgiulia.it, 0
friuliv-giulia.it, 0
friulive-giulia.it, 0
friulivegiulia.it, 0
friulivenezia-giulia.it, 0
friuliveneziagiulia.it, 0
friulivgiulia.it, 0
frl, 0
frog.museum, 0
frogans, 0
frogno.no, 0
froland.no, 0
from-ak.com, 4
from-al.com, 4

from-ar.com, 4
from-az.net, 4
from-ca.com, 4
from-co.net, 4
from-ct.com, 4
from-dc.com, 4
from-de.com, 4
from-fl.com, 4
from-ga.com, 4
from-hi.com, 4
from-ia.com, 4
from-id.com, 4
from-il.com, 4
from-in.com,
4
from-ks.com, 4
from-ky.com, 4
from-la.net, 4
from-ma.com, 4
from-md.com, 4
from-me.org, 4
from-mi.com, 4
from-mn.com, 4
from-mo.com, 4
from-ms.com, 4
from-mt.com, 4
from-nc.com, 4
from-nd.com, 4
from-ne.com, 4
from-nh.com, 4
from-nj.com, 4
from-nm.com, 4
from-nv.com, 4
from-ny.net, 4
from-oh.com, 4
from-ok.com, 4
from-or.com, 4
from-pa.com, 4
from-pr.com, 4
from-ri.com, 4
from-sc.com, 4
from-sd.com, 4
from-tn.com, 4
from-tx.com, 4
from-ut.com, 4
from-va.com, 4
from-vt.com, 4
from-wa.com, 4

from-wi.com, 4
from-wv.com, 4
from-wy.com, 4
from.hr, 0
frontdoor, 0
frontier, 0
frosinone.it, 0
frosta.no, 0
froya.no, 0
fst.br, 0
ftpaccess.cc, 4
ftr, 0
fuchu.hiroshima.jp, 0
fuchu.tokyo.jp, 0
fuchu.toyama.jp, 0
fudai.iwate.jp, 0
fuefuki.yamanashi.jp, 0
fuel.aero, 0
fuettertdasnetz.de, 4
fuji.shizuoka.jp, 0
fujieda.shizuoka.jp, 0
fujiiidera.osaka.jp, 0
fujikawa.shizuoka.jp, 0
fujikawa.yamanashi.jp, 0
fujikawaguchiko.yamanashi.jp, 0
fujimi.nagano.jp, 0
fujimi.saitama.jp, 0
fujimino.saitama.jp,
0
fujinomiya.shizuoka.jp, 0
fujioka.gunma.jp, 0
fujisato.akita.jp, 0
fujisawa.iwate.jp, 0
fujisawa.kanagawa.jp, 0
fujishiro.ibaraki.jp, 0
fujitsu, 0
fujixerox, 0
fujiyoshida.yamanashi.jp, 0
fukagawa.hokkaido.jp, 0
fukaya.saitama.jp, 0
fukuchi.fukuoka.jp, 0
fukuchiyama.kyoto.jp, 0
fukudomi.saga.jp, 0
fukui.fukui.jp, 0
fukui.jp, 0
fukumitsu.toyama.jp, 0
fukuoka.jp, 0
fukuroi.shizuoka.jp, 0

fukusaki.hyogo.jp, 0
fukushima.fukushima.jp, 0
fukushima.hokkaido.jp, 0
fukushima.jp, 0
fukuyama.hiroshima.jp, 0
fun, 0
funabashi.chiba.jp, 0
funagata.yamagata.jp, 0
funahashi.toyama.jp, 0
fund, 0
fundacio.museum, 0
fuosku.no, 0
fuosko.no, 0
furano.hokkaido.jp, 0
furniture, 0
furniture.museum, 0
furubira.hokkaido.jp, 0
furudono.fukushima.jp, 0
furukawa.miyagi.jp, 0
fusa.no, 0
fuso.aichi.jp, 0
fussa.tokyo.jp, 0
futaba.fukushima.jp, 0
futbol, 0
futsu.nagasaki.jp, 0
futsu.chiba.jp, 0
futurecms.at, 6
futurehosting.at, 4
futuremailing.at, 4
fvg.it, 0
fyi, 0
fylkesbibl.no, 0
fyresdal.no, 0
g.bg,
0
g.se, 0
g.vbrplsbx.io, 4
g12.br, 0
ga, 0
ga.us, 0
gaivuotna.no, 0
gal, 0
gallery, 0
gallery.museum, 0
gallo, 0
gallup, 0
galsa.no, 0
gamagori.aichi.jp, 0

game, 0
game-host.org, 4
game-server.cc, 4
game.tw, 0
games, 0
games.hu, 0
gamo.shiga.jp, 0
gamvik.no, 0
gangaviika.no, 0
gangwon.kr, 0
gap, 0
garden, 0
garden.museum, 0
gateway.dev, 6
gateway.museum, 0
gaular.no, 0
gausdal.no, 0
gay, 0
gb, 0
gb.com, 4
gb.net, 4
gbiz, 0
gc.ca, 0
gd, 0
gd.cn, 0
gda.pl, 4
gdansk.pl, 4
gdn, 0
gdynia.pl, 4
ge, 0
ge.it, 0
gea, 0
geek.nz, 0
geekgalaxy.com, 4
geelvinck.museum, 0
gehirn.ne.jp, 4
geisei.kochi.jp, 0
gemological.museum, 0
gen.in, 0
gen.mi.us, 0
gen.ng, 4
gen.nz, 0
gen.tr, 0
genkai.saga.jp, 0
genoa.it, 0
genova.it, 0
gent, 0
gentapps.com, 4

genting, 0
gententapis.com, 4
geo.br, 0
geology.museum, 0
geometre-expert.fr, 0
george, 0
georgia.museum, 0
georgia.su, 4
getmyip.com, 4
gets-it.net, 4
gf, 0
gg, 0
gg.ax, 4
ggee, 0
ggf.br, 0
gh, 0
gi, 0
giehtavuoatna.no, 0
giessen.museum, 0
gift, 0
gifts, 0
gifu.gifu.jp,
0
gifu.jp, 0
giize.com, 4
gildeskal.no, 0
ginan.gifu.jp, 0
ginowan.okinawa.jp, 0
ginoza.okinawa.jp, 0
giske.no, 0
git-pages.rit.edu, 4
git-repos.de, 4
gitapp.si, 4
github.io, 4
githubusercontent.com, 4
gitlab.io, 4
gitpage.si, 4
gives, 0
giving, 0
gjemnes.no, 0
gjerdrum.no, 0
gjerstad.no, 0
gjesdal.no, 0
gjovik.no, 0
gl, 0
glade, 0
glas.museum, 0
glass, 0

glass.museum, 0
gle, 0
gleeze.com, 4
gliding.aero, 0
glitch.me, 4
gliwice.pl, 4
global, 0
global.prod.fastly.net, 4
global.ssl.fastly.net, 4
globo, 0
glogow.pl, 0
gloppen.no, 0
glug.org.uk, 4
gm, 0
gmail, 0
gmbh, 0
gmina.pl, 0
gmo, 0
gmx, 0
gn, 0
gniezno.pl, 0
go.ci, 0
go.cr, 0
go.dyndns.org, 4
go.gov.br, 0
go.id, 0
go.it, 0
go.jp, 0
go.ke, 0
go.kr, 0
go.leg.br, 4
go.pw, 0
go.th, 0
go.tj, 0
go.tz, 0
go.ug, 0
gob.ar, 0
gob.bo, 0
gob.cl, 0
gob.do, 0
gob.ec, 0
gob.es, 0
gob.gt, 0
gob.hn, 0
gob.mx, 0
gob.ni, 0
gob.pa, 0
gob.pe, 0

gob.pk, 0
gob.sv, 0
gob.ve, 0
gobo.wakayama.jp, 0
godaddy, 0
godo.gifu.jp, 0
goiania.br, 0
goip.de,
4
gojome.akita.jp, 0
gok.pk, 0
gokase.miyazaki.jp, 0
gol.no, 0
gold, 0
goldpoint, 0
golf, 0
golffan.us, 4
gon.pk, 0
gonohe.aomori.jp, 0
goo, 0
goodyear, 0
goog, 0
google, 0
googleapis.com, 4
googlecode.com, 4
gop, 0
gop.pk, 0
gorge.museum, 0
gorizia.it, 0
gorlice.pl, 0
gos.pk, 0
gose.nara.jp, 0
gosen.niigata.jp, 0
goshiki.hyogo.jp, 0
got, 0
gotdns.ch, 4
gotdns.com, 4
gotdns.org, 4
gotemba.shizuoka.jp, 0
goto.nagasaki.jp, 0
gotpantheon.com, 4
gotsu.shimane.jp, 0
gouv.bj, 0
gouv.ci, 0
gouv.fr, 0
gouv.ht, 0
gouv.km, 0
gouv.ml, 0

gouv.sn, 0
gov, 0
gov.ac, 0
gov.ae, 0
gov.af, 0
gov.al, 0
gov.ar, 0
gov.as, 0
gov.au, 0
gov.az, 0
gov.ba, 0
gov.bb, 0
gov.bf, 0
gov.bh, 0
gov.bm, 0
gov.bn, 0
gov.br, 0
gov.bs, 0
gov.bt, 0
gov.by, 0
gov.bz, 0
gov.cd, 0
gov.cl, 0
gov.cm, 0
gov.cn, 0
gov.co, 0
gov.cu, 0
gov.cx, 0
gov.cy, 0
gov.dm, 0
gov.do, 0
gov.dz, 0
gov.ec, 0
gov.ee, 0
gov.eg, 0
gov.et, 0
gov.fj, 0
gov.gd, 0
gov.ge, 0
gov.gh, 0
gov.gi, 0
gov.gn, 0
gov.gr, 0
gov.gu, 0
gov.gy, 0
gov.hk, 0
gov.ie,

0
gov.il, 0
gov.in, 0
gov.iq, 0
gov.ir, 0
gov.is, 0
gov.it, 0
gov.jo, 0
gov.kg, 0
gov.ki, 0
gov.km, 0
gov.kn, 0
gov.kp, 0
gov.kw, 0
gov.ky, 0
gov.kz, 0
gov.la, 0
gov.lb, 0
gov.lc, 0
gov.lk, 0
gov.lr, 0
gov.ls, 0
gov.lt, 0
gov.lv, 0
gov.ly, 0
gov.ma, 0
gov.me, 0
gov.mg, 0
gov.mk, 0
gov.ml, 0
gov.mn, 0
gov.mo, 0
gov.mr, 0
gov.ms, 0
gov.mu, 0
gov.mv, 0
gov.mw, 0
gov.my, 0
gov.mz, 0
gov.nc.tr, 0
gov.ng, 0
gov.nr, 0
gov.om, 0
gov.ph, 0
gov.pk, 0
gov.pl, 0
gov.pn, 0
gov.pr, 0

gov.ps, 0
gov.pt, 0
gov.py, 0
gov.qa, 0
gov.rs, 0
gov.ru, 4
gov.rw, 0
gov.sa, 0
gov.sb, 0
gov.sc, 0
gov.scot, 4
gov.sd, 0
gov.sg, 0
gov.sh, 0
gov.sl, 0
gov.so, 0
gov.ss, 0
gov.st, 0
gov.sx, 0
gov.sy, 0
gov.tj, 0
gov.tl, 0
gov.tm, 0
gov.tn, 0
gov.to, 0
gov.tr, 0
gov.tt, 0
gov.tw, 0
gov.ua, 0
gov.uk, 0
gov.vc, 0
gov.ve, 0
gov.vn, 0
gov.ws, 0
gov.za, 0
gov.zm, 0
gov.zw, 0
government.aero, 0
govt.nz, 0
gp, 0
gq, 0
gr, 0
gr.com, 4
gr.eu.org, 4
gr.it, 0
gr.jp, 0
grainger, 0
grajewo.pl, 0

gran.no, 0
grandrapids.museum, 0
grane.no,
0
granvin.no, 0
graphics, 0
graphox.us, 4
gratangen.no, 0
gratis, 0
graz.museum, 0
green, 0
greta.fr, 0
grimstad.no, 0
gripe, 0
griw.gov.pl, 0
grocery, 0
groks-the.info, 4
groks-this.info, 4
grondar.za, 0
grong.no, 0
grosseto.it, 0
groundhandling.aero, 0
group, 0
group.aero, 0
grozny.ru, 4
grozny.su, 4
grp.lk, 0
gru.br, 0
grue.no, 0
gs, 0
gs.aa.no, 0
gs.ah.no, 0
gs.bu.no, 0
gs.cn, 0
gs.fm.no, 0
gs.hl.no, 0
gs.hm.no, 0
gs.jan-mayen.no, 0
gs.mr.no, 0
gs.nl.no, 0
gs.nt.no, 0
gs.of.no, 0
gs.ol.no, 0
gs.oslo.no, 0
gs.rl.no, 0
gs.sf.no, 0
gs.st.no, 0
gs.svalbard.no, 0

gs.tm.no, 0
gs.tr.no, 0
gs.va.no, 0
gs.vf.no, 0
gsj.bz, 4
gsm.pl, 0
gt, 0
gu, 0
gu.us, 0
guam.gu, 0
guardian, 0
gub.uy, 0
gucci, 0
guernsey.museum, 0
guge, 0
guide, 0
guitars, 0
gujo.gifu.jp, 0
gulen.no, 0
gunma.jp, 0
guovdageaidnu.no, 0
guru, 0
gushikami.okinawa.jp, 0
gv.ao, 0
gv.at, 0
gv.vc, 4
gw, 0
gwangju.kr, 0
gwiddle.co.uk, 4
gx.cn, 0
gy, 0
gyeongbuk.kr, 0
gyeonggi.kr, 0
gyeongnam.kr, 0
gyokuto.kumamoto.jp, 0
gz.cn,
0
h.bg, 0
h.se, 0
ha.cn, 0
ha.no, 0
habikino.osaka.jp, 0
habmer.no, 0
haboro.hokkaido.jp, 0
hachijo.tokyo.jp, 0
hachinohe.aomori.jp, 0
hachioji.tokyo.jp, 0
hachirogata.akita.jp, 0

hadano.kanagawa.jp, 0
hadsel.no, 0
haebaru.okinawa.jp, 0
haga.tochigi.jp, 0
hagebostad.no, 0
hagi.yamaguchi.jp, 0
haibara.shizuoka.jp, 0
hair, 0
hakata.fukuoka.jp, 0
hakodate.hokkaido.jp, 0
hakone.kanagawa.jp, 0
hakuba.nagano.jp, 0
hakai.ishikawa.jp, 0
hakusan.ishikawa.jp, 0
halden.no, 0
half.host, 4
halloffame.museum, 0
halsa.no, 0
ham-radio-op.net, 4
hamada.shimane.jp, 0
hamamatsu.shizuoka.jp, 0
hamar.no, 0
hamaroy.no, 0
hamatama.saga.jp, 0
hamatonbetsu.hokkaido.jp, 0
hamburg, 0
hamburg.museum, 0
hammarfeasta.no, 0
hammerfest.no, 0
hamura.tokyo.jp, 0
hanamaki.iwate.jp, 0
hanamigawa.chiba.jp, 0
hanawa.fukushima.jp, 0
handa.aichi.jp, 0
handson.museum, 0
hanggliding.aero, 0
hangout, 0
hannan.osaka.jp, 0
hanno.saitama.jp, 0
hanyu.saitama.jp, 0
hapmir.no, 0
happou.akita.jp, 0
hara.nagano.jp, 0
haram.no, 0
hareid.no,
0
harima.hyogo.jp, 0
harstad.no, 0

harvestcelebration.museum, 0
hasama.oita.jp, 0
hasami.nagasaki.jp, 0
hashbang.sh, 4
hashikami.aomori.jp, 0
hashima.gifu.jp, 0
hashimoto.wakayama.jp, 0
hasuda.saitama.jp, 0
hasura-app.io, 4
hasura.app, 4
hasvik.no, 0
hatogaya.saitama.jp, 0
hatoyama.saitama.jp, 0
hatsukaichi.hiroshima.jp, 0
hattfjelldal.no, 0
haugesund.no, 0
haus, 0
hawaii.museum, 0
hayakawa.yamanashi.jp, 0
hayashima.okayama.jp, 0
hazu.aichi.jp, 0
hb.cldmail.ru, 4
hb.cn, 0
hbo, 0
hdfc, 0
hdfcbank, 0
he.cn, 0
health, 0
health-carereform.com, 4
health.museum, 0
health.nz, 0
health.vn, 0
healthcare, 0
heguri.nara.jp, 0
heimatunduhren.museum, 0
hekinan.aichi.jp, 0
hellas.museum, 0
help, 0
helsinki, 0
helsinki.museum, 0
hembygdsforbund.museum, 0
hemne.no, 0
hemnes.no, 0
hemsedal.no, 0
hepforge.org, 4
herad.no, 0
here, 0
here-for-more.info, 4

heritage.museum, 0
hermes, 0
herokuapp.com, 4
herokussl.com, 4
heroy.more-og-romsdal.no, 0
heroy.nordland.no, 0
hgtv, 0
hi.cn, 0
hi.us, 0
hicam.net,
4
hichiso.gifu.jp, 0
hida.gifu.jp, 0
hidaka.hokkaido.jp, 0
hidaka.kochi.jp, 0
hidaka.saitama.jp, 0
hidaka.wakayama.jp, 0
hidora.com, 4
higashi.fukuoka.jp, 0
higashi.fukushima.jp, 0
higashi.okinawa.jp, 0
higashiagatsuma.gunma.jp, 0
higashichichibu.saitama.jp, 0
higashihiroshima.hiroshima.jp, 0
higashiizu.shizuoka.jp, 0
higashiizumo.shimane.jp, 0
higashikagawa.kagawa.jp, 0
higashikagura.hokkaido.jp, 0
higashikawa.hokkaido.jp, 0
higashikurume.tokyo.jp, 0
higashimatsushima.miyagi.jp, 0
higashimatsuyama.saitama.jp, 0
higashimurayama.tokyo.jp, 0
higashinaruse.akita.jp, 0
higashine.yamagata.jp, 0
higashiomi.shiga.jp, 0
higashiosaka.osaka.jp, 0
higashishirakawa.gifu.jp, 0
higashisumiyoshi.osaka.jp, 0
higashitsuno.kochi.jp, 0
higashiura.aichi.jp, 0
higashiyama.kyoto.jp, 0
higashiyamato.tokyo.jp, 0
higashiyodogawa.osaka.jp, 0
higashiyoshino.nara.jp, 0
hiji.oita.jp, 0
hikari.yamaguchi.jp, 0
hikawa.shimane.jp, 0

hikimi.shimane.jp, 0
hikone.shiga.jp, 0
himeji.hyogo.jp, 0
himeshima.oita.jp, 0
himi.toyama.jp,
0
hino.tokyo.jp, 0
hino.tottori.jp, 0
hinode.tokyo.jp, 0
hinohara.tokyo.jp, 0
hioki.kagoshima.jp, 0
hiphop, 0
hirado.nagasaki.jp, 0
hiraizumi.iwate.jp, 0
hirakata.osaka.jp, 0
hiranai.aomori.jp, 0
hirara.okinawa.jp, 0
hirata.fukushima.jp, 0
hiratsuka.kanagawa.jp, 0
hiraya.nagano.jp, 0
hirogawa.wakayama.jp, 0
hirokawa.fukuoka.jp, 0
hirono.fukushima.jp, 0
hirono.iwate.jp, 0
hiroo.hokkaido.jp, 0
hirosaki.aomori.jp, 0
hiroshima.jp, 0
hisamitsu, 0
hisayama.fukuoka.jp, 0
histoire.museum, 0
historical.museum, 0
historicalsociety.museum, 0
historichouses.museum, 0
historisch.museum, 0
historisches.museum, 0
history.museum, 0
historyofscience.museum, 0
hita.oita.jp, 0
hitachi, 0
hitachi.ibaraki.jp, 0
hitachinaka.ibaraki.jp, 0
hitachiomiya.ibaraki.jp, 0
hitachiota.ibaraki.jp, 0
hitra.no, 0
hiv, 0
hizen.saga.jp, 0
hjartdal.no, 0
hjelmeland.no, 0

hk, 0
hk.cn, 0
hk.com, 4
hk.org, 4
hkt, 0
hl.cn, 0
hl.no, 0
hm, 0
hm.no, 0
hn, 0
hn.cn, 0
hobby-site.com, 4
hobby-site.org, 4
hobol.no, 0
hockey,
0
hof.no, 0
hofu.yamaguchi.jp, 0
hokkaido.jp, 0
hokksund.no, 0
hokuryu.hokkaido.jp, 0
hokuto.hokkaido.jp, 0
hokuto.yamanashi.jp, 0
hol.no, 0
holdings, 0
hole.no, 0
holiday, 0
holmestrand.no, 0
holtalen.no, 0
home-webserver.de, 4
home.dyndns.org, 4
homebuilt.aero, 0
homedepot, 0
homedns.org, 4
homeftp.net, 4
homeftp.org, 4
homegoods, 0
homeip.net, 4
homelink.one, 4
homelinux.com, 4
homelinux.net, 4
homelinux.org, 4
homeoffice.gov.uk, 4
homes, 0
homesecuritymac.com, 4
homesecuritypc.com, 4
homesense, 0
homeunix.com, 4

homeunix.net, 4
homeunix.org, 4
honai.ehime.jp, 0
honbetsu.hokkaido.jp, 0
honda, 0
honefoss.no, 0
hongo.hiroshima.jp, 0
honjo.akita.jp, 0
honjo.saitama.jp, 0
honjyo.akita.jp, 0
hopto.me, 4
hopto.org, 4
hornindal.no, 0
horokanai.hokkaido.jp, 0
horology.museum, 0
horonobe.hokkaido.jp, 0
horse, 0
horten.no, 0
hospital, 0
host, 0
hostedpi.com, 4
hosting, 0
hosting-cluster.nl, 4
hosting.myjino.ru, 6
hostyhosting.io, 4
hot, 0
hotel.hu, 0
hotel.lk, 0
hotel.tz, 0
hoteles, 0
hotels,
0
hotmail, 0
house, 0
house.museum, 0
how, 0
hoyanger.no, 0
hoylandet.no, 0
hr, 0
hr.eu.org, 4
hs.kr, 0
hs.run, 4
hs.zone, 4
hsbc, 0
ht, 0
hu, 0
hu.com, 4
hu.eu.org, 4

hu.net, 4
hughes, 0
huissier-justice.fr, 0
humanities.museum, 0
hurdal.no, 0
hurum.no, 0
hvaler.no, 0
hyatt, 0
hyllestad.no, 0
hyogo.jp, 0
hyuga.miyazaki.jp, 0
hyundai, 0
hzc.io, 4
i.bg, 0
i.ng, 0
i.ph, 0
i.se, 0
i234.me, 4
ia.us, 0
iamallama.com, 4
ibara.okayama.jp, 0
ibaraki.ibaraki.jp, 0
ibaraki.jp, 0
ibaraki.osaka.jp, 0
ibestad.no, 0
ibigawa.gifu.jp, 0
ibm, 0
ic.gov.pl, 0
icbc, 0
ice, 0
ichiba.tokushima.jp, 0
ichihara.chiba.jp, 0
ichikai.tochigi.jp, 0
ichikawa.chiba.jp, 0
ichikawa.hyogo.jp, 0
ichikawamisato.yamanashi.jp, 0
ichinohe.iwate.jp, 0
ichinomiya.aichi.jp, 0
ichinomiya.chiba.jp, 0
ichinoseki.iwate.jp, 0
icu, 0
id, 0
id.au, 0
id.ir, 0
id.lv, 0
id.ly, 0
id.us, 0
ide.kyoto.jp, 0

idf.il, 0
idnblogger.com, 4
idrett.no, 0
idv.hk, 0
idv.tw, 0
ie, 0
ie.eu.org, 4
ieee, 0
if.ua, 0
ifm, 0
iglesias-carbonia.it, 0
iglesiascarbonia.it,
0
iheyu.okinawa.jp, 0
iida.nagano.jp, 0
iide.yamagata.jp, 0
iijima.nagano.jp, 0
iitate.fukushima.jp, 0
iiyama.nagano.jp, 0
iizuka.fukuoka.jp, 0
iizuna.nagano.jp, 0
ikano, 0
ikaruga.nara.jp, 0
ikata.ehime.jp, 0
ikawa.akita.jp, 0
ikeda.fukui.jp, 0
ikeda.gifu.jp, 0
ikeda.hokkaido.jp, 0
ikeda.nagano.jp, 0
ikeda.osaka.jp, 0
iki.fi, 4
iki.nagasaki.jp, 0
ikoma.nara.jp, 0
ikusaka.nagano.jp, 0
il, 0
il.eu.org, 4
il.us, 0
ilawa.pl, 0
illustration.museum, 0
ilovecollege.info, 4
im, 0
im.it, 0
imabari.ehime.jp, 0
imageandsound.museum, 0
imakane.hokkaido.jp, 0
imamat, 0
imari.saga.jp, 0
imb.br, 0

imdb, 0
imizu.toyama.jp, 0
immo, 0
immobilien, 0
imperia.it, 0
impertrix.com, 4
impertrixcdn.com, 4
in, 0
in-addr.arpa, 0
in-berlin.de, 4
in-brb.de, 4
in-butter.de, 4
in-dsl.de, 4
in-dsl.net, 4
in-dsl.org, 4
in-the-band.net, 4
in-vpn.de, 4
in-vpn.net, 4
in-vpn.org, 4
in.eu.org, 4
in.futurecms.at, 6
in.london, 4
in.na, 0
in.net, 4
in.ni, 0
in.rs, 0
in.th, 0
in.ua, 0
in.us, 0
ina.ibaraki.jp,
0
ina.nagano.jp, 0
ina.saitama.jp, 0
inabe.mie.jp, 0
inagawa.hyogo.jp, 0
inagi.tokyo.jp, 0
inami.toyama.jp, 0
inami.wakayama.jp, 0
inashiki.ibaraki.jp, 0
inatsuki.fukuoka.jp, 0
inawashiro.fukushima.jp, 0
inazawa.aichi.jp, 0
inc, 0
inc.hk, 4
incheon.kr, 0
ind.br, 0
ind.gt, 0
ind.in, 0

ind.kw, 0
ind.tn, 0
inderoy.no, 0
indian.museum, 0
indiana.museum, 0
indianapolis.museum, 0
indianmarket.museum, 0
indie.porn, 4
indigena.bo, 0
indowapblog.com, 4
industria.bo, 0
industries, 0
ine.kyoto.jp, 0
inf.br, 0
inf.cu, 0
inf.mk, 0
inf.ua, 4
infiniti, 0
info, 0
info.at, 4
info.au, 0
info.az, 0
info.bb, 0
info.bo, 0
info.co, 0
info.cx, 4
info.ec, 0
info.et, 0
info.fj, 0
info.gu, 0
info.ht, 0
info.hu, 0
info.ke, 0
info.ki, 0
info.la, 0
info.ls, 0
info.mv, 0
info.na, 0
info.nf, 0
info.ni, 0
info.nr, 0
info.pk, 0
info.pl, 0
info.pr, 0
info.ro, 0
info.sd, 0
info.tn, 0
info.tr, 0

info.tt, 0
info.tz, 0
info.ve, 0
info.vn, 0
info.zm, 0
ing, 0
ing.pa, 0
ingatlan.hu, 0
ink, 0
ino.kochi.jp, 0
instantcloud.cn,
4
institute, 0
insurance, 0
insurance.aero, 0
insure, 0
int, 0
int.ar, 0
int.az, 0
int.bo, 0
int.ci, 0
int.co, 0
int.eu.org, 4
int.is, 0
int.la, 0
int.lk, 0
int.mv, 0
int.mw, 0
int.ni, 0
int.pt, 0
int.ru, 4
int.tj, 0
int.tt, 0
int.ve, 0
int.vn, 0
intelligence.museum, 0
interactive.museum, 0
international, 0
internet-dns.de, 4
intl.tn, 0
intuit, 0
inuyama.aichi.jp, 0
investments, 0
inzai.chiba.jp, 0
io, 0
io.kg, 4
iobb.net, 4
iopsys.se, 4

ip6.arpa, 0
ipifony.net, 4
ipiranga, 0
iq, 0
ir, 0
iraq.museum, 0
iris.arpa, 0
irish, 0
iron.museum, 0
iruma.saitama.jp, 0
is, 0
is-a-anarchist.com, 4
is-a-blogger.com, 4
is-a-bookkeeper.com, 4
is-a-bruinsfan.org, 4
is-a-bulls-fan.com, 4
is-a-candidate.org, 4
is-a-caterer.com, 4
is-a-celticsfan.org, 4
is-a-chef.com, 4
is-a-chef.net, 4
is-a-chef.org, 4
is-a-conservative.com, 4
is-a-cpa.com, 4
is-a-cubicle-slave.com, 4
is-a-democrat.com, 4
is-a-designer.com, 4
is-a-doctor.com, 4
is-a-financialadvisor.com, 4
is-a-geek.com, 4
is-a-geek.net, 4
is-a-geek.org,
4
is-a-green.com, 4
is-a-guru.com, 4
is-a-hard-worker.com, 4
is-a-hunter.com, 4
is-a-knight.org, 4
is-a-landscaper.com, 4
is-a-lawyer.com, 4
is-a-liberal.com, 4
is-a-libertarian.com, 4
is-a-linux-user.org, 4
is-a-llama.com, 4
is-a-musician.com, 4
is-a-nascarfan.com, 4
is-a-nurse.com, 4
is-a-painter.com, 4

is-a-patsfan.org, 4
is-a-personaltrainer.com, 4
is-a-photographer.com, 4
is-a-player.com, 4
is-a-republican.com, 4
is-a-rockstar.com, 4
is-a-socialist.com, 4
is-a-soxfan.org, 4
is-a-student.com, 4
is-a-teacher.com, 4
is-a-techie.com, 4
is-a-therapist.com, 4
is-an-accountant.com, 4
is-an-actor.com, 4
is-an-actress.com, 4
is-an-anarchist.com, 4
is-an-artist.com, 4
is-an-engineer.com, 4
is-an-entertainer.com, 4
is-by.us, 4
is-certified.com, 4
is-found.org, 4
is-gone.com, 4
is-into-anime.com, 4
is-into-cars.com, 4
is-into-cartoons.com, 4
is-into-games.com, 4
is-leet.com, 4
is-lost.org, 4
is-not-certified.com, 4
is-saved.org, 4
is-slick.com, 4
is-uberleet.com, 4
is-very-bad.org, 4
is-very-evil.org,
4
is-very-good.org, 4
is-very-nice.org, 4
is-very-sweet.org, 4
is-with-theband.com, 4
is.eu.org, 4
is.gov.pl, 0
is.it, 0
isa-geek.com, 4
isa-geek.net, 4
isa-geek.org, 4
isa-hockeynut.com, 4
isa.kagoshima.jp, 0

isa.us, 0
isahaya.nagasaki.jp, 0
ise.mie.jp, 0
isehara.kanagawa.jp, 0
isen.kagoshima.jp, 0
isernia.it, 0
iserv.dev, 4
isesaki.gunma.jp, 0
ishigaki.okinawa.jp, 0
ishikari.hokkaido.jp, 0
ishikawa.fukushima.jp, 0
ishikawa.jp, 0
ishikawa.okinawa.jp, 0
ishinomaki.miyagi.jp, 0
isla.pr, 0
isleofman.museum, 0
ismaili, 0
issiki.aichi.jp, 0
issmarterthanyou.com, 4
ist, 0
istanbul, 0
isteingeek.de, 4
istmein.de, 4
isumi.chiba.jp, 0
it, 0
it.ao, 0
it.eu.org, 4
it1-eur.jenv-arubabiz.cloud, 4
it1.eur.aruba.jenv-aruba.cloud, 4
it1.jenv-aruba.cloud, 4
itabashi.tokyo.jp, 0
itako.ibaraki.jp, 0
itakura.gunma.jp, 0
itami.hyogo.jp, 0
itano.tokushima.jp, 0
itau, 0
itayanagi.aomori.jp, 0
ito.shizuoka.jp, 0
itoigawa.niigata.jp, 0
itoman.okinawa.jp, 0
its.me, 0
itv, 0
ivano-frankivsk.ua,
0
ivanovo.su, 4
iveco, 0
iveland.no, 0
ivgu.no, 0

iwade.wakayama.jp, 0
iwafune.tochigi.jp, 0
iwaizumi.iwate.jp, 0
iwaki.fukushima.jp, 0
iwakuni.yamaguchi.jp, 0
iwakura.aichi.jp, 0
iwama.ibaraki.jp, 0
iwamizawa.hokkaido.jp, 0
iwanai.hokkaido.jp, 0
iwanuma.miyagi.jp, 0
iwata.shizuoka.jp, 0
iwate.iwate.jp, 0
iwate.jp, 0
iwatsuki.saitama.jp, 0
iwi.nz, 0
iyo.ehime.jp, 0
iz.hr, 0
izena.okinawa.jp, 0
izu.shizuoka.jp, 0
izumi.kagoshima.jp, 0
izumi.osaka.jp, 0
izumiotsu.osaka.jp, 0
izumisano.osaka.jp, 0
izumizaki.fukushima.jp, 0
izumo.shimane.jp, 0
izumozaki.niigata.jp, 0
izunokuni.shizuoka.jp, 0
j.bg, 0
j.layershift.co.uk, 4
j.scaleforce.com.cy, 4
j.scaleforce.net, 4
jab.br, 0
jaguar, 0
jambyl.su, 4
jamison.museum, 0
jampa.br, 0
jan-mayen.no, 0
java, 0
jaworzno.pl, 0
jc.neen.it, 4
jcb, 0
jcloud-ver-jpc.ik-server.com, 4
jcloud.ik-server.com, 4
jcloud.kz, 4
jcp, 0
jdevcloud.com, 4
jdf.br, 0
je, 0

jed.wafaicloud.com, 4
jeep, 0
jefferson.museum, 0
jeju.kr, 0
jelastic.dogado.eu, 4
jelastic.regruhosting.ru,
4
jelastic.saveincloud.net, 4
jelastic.team, 4
jelastic.tsukaeru.net, 4
jele.cloud, 4
jele.club, 4
jele.host, 4
jele.io, 4
jele.site, 4
jelenia-gora.pl, 0
jeonbuk.kr, 0
jeonnam.kr, 0
jerusalem.museum, 0
jessheim.no, 0
jetzt, 0
jevnaker.no, 0
jewelry, 0
jewelry.museum, 0
jewish.museum, 0
jewishart.museum, 0
jfk.museum, 0
jgora.pl, 0
jinsekikogen.hiroshima.jp, 0
jio, 0
jl.cn, 0
jl.serv.net.mx, 4
jll, 0
jls-sto1.elastx.net, 4
jls-sto2.elastx.net, 4
jls-sto3.elastx.net, 4
jm, 2
jmp, 0
jnj, 0
jo, 0
joboji.iwate.jp, 0
jobs, 0
jobs.tt, 0
joburg, 0
joetsu.niigata.jp, 0
jogasz.hu, 0
johana.toyama.jp, 0
joinville.br, 0

jolster.no, 0
jondal.no, 0
jor.br, 0
jorpeland.no, 0
joso.ibaraki.jp, 0
jot, 0
journal.aero, 0
journalism.museum, 0
journalist.aero, 0
joy, 0
joyo.kyoto.jp, 0
jozi.biz, 4
jp, 0
jp.eu.org, 4
jp.kg, 4
jp.md, 4
jp.net, 4
jpmorgan, 0
jpn.com, 4
jprs, 0
js.cn, 0
js.org, 4
js.wpenginepowered.com, 4
judaica.museum, 0
judygarland.museum, 0
juedisches.museum, 0
juegos, 0
juif.museum,
0
juniper, 0
jur.pro, 0
jus.br, 0
jx.cn, 0
k.bg, 0
k.se, 0
k12.ak.us, 0
k12.al.us, 0
k12.ar.us, 0
k12.as.us, 0
k12.az.us, 0
k12.ca.us, 0
k12.co.us, 0
k12.ct.us, 0
k12.dc.us, 0
k12.de.us, 0
k12.ec, 0
k12.fl.us, 0
k12.ga.us, 0

k12.gu.us, 0
k12.ia.us, 0
k12.id.us, 0
k12.il, 0
k12.il.us, 0
k12.in.us, 0
k12.ks.us, 0
k12.ky.us, 0
k12.la.us, 0
k12.ma.us, 0
k12.md.us, 0
k12.me.us, 0
k12.mi.us, 0
k12.mn.us, 0
k12.mo.us, 0
k12.ms.us, 0
k12.mt.us, 0
k12.nc.us, 0
k12.ne.us, 0
k12.nh.us, 0
k12.nj.us, 0
k12.nm.us, 0
k12.nv.us, 0
k12.ny.us, 0
k12.oh.us, 0
k12.ok.us, 0
k12.or.us, 0
k12.pa.us, 0
k12.pr.us, 0
k12.sc.us, 0
k12.tn.us, 0
k12.tr, 0
k12.tx.us, 0
k12.ut.us, 0
k12.va.us, 0
k12.vi, 0
k12.vi.us, 0
k12.vt.us, 0
k12.wa.us, 0
k12.wi.us, 0
k12.wy.us, 0
kaas.gg, 4
kadena.okinawa.jp, 0
kadogawa.miyazaki.jp, 0
kadoma.osaka.jp, 0
kafjord.no, 0
kaga.ishikawa.jp, 0
kagami.kochi.jp, 0

kagamiishi.fukushima.jp, 0
kagamino.okayama.jp, 0
kagawa.jp, 0
kagoshima.jp, 0
kagoshima.kagoshima.jp, 0
kaho.fukuoka.jp,
0
kahoku.ishikawa.jp, 0
kahoku.yamagata.jp, 0
kai.yamanashi.jp, 0
kainan.tokushima.jp, 0
kainan.wakayama.jp, 0
kaisei.kanagawa.jp, 0
kaita.hiroshima.jp, 0
kaizuka.osaka.jp, 0
kakamigahara.gifu.jp, 0
kakegawa.shizuoka.jp, 0
kakinoki.shimane.jp, 0
kakogawa.hyogo.jp, 0
kakuda.miyagi.jp, 0
kalisz.pl, 0
kalmykia.ru, 4
kalmykia.su, 4
kaluga.su, 4
kamagaya.chiba.jp, 0
kamaishi.iwate.jp, 0
kamakura.kanagawa.jp, 0
kameoka.kyoto.jp, 0
kameyama.mie.jp, 0
kami.kochi.jp, 0
kami.miyagi.jp, 0
kamiamakusa.kumamoto.jp, 0
kamifurano.hokkaido.jp, 0
kamigori.hyogo.jp, 0
kamiichi.toyama.jp, 0
kamiizumi.saitama.jp, 0
kamiijima.ehime.jp, 0
kamikawa.hokkaido.jp, 0
kamikawa.hyogo.jp, 0
kamikawa.saitama.jp, 0
kamikitayama.nara.jp, 0
kamikoani.akita.jp, 0
kamimine.saga.jp, 0
kaminokawa.tochigi.jp, 0
kaminoyama.yamagata.jp, 0
kamioka.akita.jp, 0
kamisato.saitama.jp, 0
kamishihoro.hokkaido.jp, 0

kamisu.ibaraki.jp, 0
kamisunagawa.hokkaido.jp, 0
kamitonda.wakayama.jp, 0
kamitsue.oita.jp, 0
kamo.kyoto.jp, 0
kamo.niigata.jp,
0
kamoenai.hokkaido.jp, 0
kamogawa.chiba.jp, 0
kanagawa.jp, 0
kanan.osaka.jp, 0
kanazawa.ishikawa.jp, 0
kanegasaki.iwate.jp, 0
kaneyama.fukushima.jp, 0
kaneyama.yamagata.jp, 0
kani.gifu.jp, 0
kanie.aichi.jp, 0
kanmaki.nara.jp, 0
kanna.gunma.jp, 0
kannami.shizuoka.jp, 0
kanonji.kagawa.jp, 0
kanoya.kagoshima.jp, 0
kanra.gunma.jp, 0
kanuma.tochigi.jp, 0
kanzaki.saga.jp, 0
karacol.su, 4
karaganda.su, 4
karasjohka.no, 0
karasjok.no, 0
karasuyama.tochigi.jp, 0
karate.museum, 0
karatsu.saga.jp, 0
karelia.su, 4
karikatur.museum, 0
kariwa.niigata.jp, 0
kariya.aichi.jp, 0
karlsoy.no, 0
karmoy.no, 0
karpacz.pl, 0
kartuzy.pl, 0
karuizawa.nagano.jp, 0
karumai.iwate.jp, 0
kasahara.gifu.jp, 0
kasai.hyogo.jp, 0
kasama.ibaraki.jp, 0
kasamatsu.gifu.jp, 0
kasaoka.okayama.jp, 0
kashiba.nara.jp, 0

kashihara.nara.jp, 0
kashima.ibaraki.jp, 0
kashima.saga.jp, 0
kashiwa.chiba.jp, 0
kashiwara.osaka.jp, 0
kashiwazaki.niigata.jp, 0
kasserver.com, 4
kasuga.fukuoka.jp, 0
kasuga.hyogo.jp, 0
kasugai.aichi.jp,
0
kasukabe.saitama.jp, 0
kasumigaura.ibaraki.jp, 0
kasuya.fukuoka.jp, 0
kaszuby.pl, 0
katagami.akita.jp, 0
katano.osaka.jp, 0
katashina.gunma.jp, 0
katori.chiba.jp, 0
katowice.pl, 0
katsuragi.nara.jp, 0
katsuragi.wakayama.jp, 0
katsushika.tokyo.jp, 0
katsuura.chiba.jp, 0
katsuyama.fukui.jp, 0
kaufen, 0
kautokeino.no, 0
kawaba.gunma.jp, 0
kawachinagano.osaka.jp, 0
kawagoe.mie.jp, 0
kawagoe.saitama.jp, 0
kawaguchi.saitama.jp, 0
kawahara.tottori.jp, 0
kawai.iwate.jp, 0
kawai.nara.jp, 0
kawajima.saitama.jp, 0
kawakami.nagano.jp, 0
kawakami.nara.jp, 0
kawakita.ishikawa.jp, 0
kawamata.fukushima.jp, 0
kawaminami.miyazaki.jp, 0
kawanabe.kagoshima.jp, 0
kawanehon.shizuoka.jp, 0
kawanishi.hyogo.jp, 0
kawanishi.nara.jp, 0
kawanishi.yamagata.jp, 0
kawara.fukuoka.jp, 0
kawasaki.jp, 2

kawasaki.miyagi.jp, 0
kawatana.nagasaki.jp, 0
kawaue.gifu.jp, 0
kawazu.shizuoka.jp, 0
kayabe.hokkaido.jp, 0
kazimierz-dolny.pl, 0
kazo.saitama.jp, 0
kazuno.akita.jp, 0
kddi, 0
ke, 0
keisen.fukuoka.jp, 0
kembuchi.hokkaido.jp,
0
kep.tr, 0
kepno.pl, 0
kerryhotels, 0
kerrylogistics, 0
kerryproperties, 0
ketrzyn.pl, 0
keymachine.de, 4
kfh, 0
kg, 0
kg.kr, 0
kh, 2
kh.ua, 0
khakassia.su, 4
kharkiv.ua, 0
kharkov.ua, 0
kherson.ua, 0
khmelnytskyi.ua, 0
khmelnytskyi.ua, 0
khplay.nl, 4
ki, 0
kia, 0
kibichuo.okayama.jp, 0
kicks-ass.net, 4
kicks-ass.org, 4
kids.museum, 0
kids.us, 0
kiev.ua, 0
kiho.mie.jp, 0
kihoku.ehime.jp, 0
kijo.miyazaki.jp, 0
kikonai.hokkaido.jp, 0
kikuchi.kumamoto.jp, 0
kikugawa.shizuoka.jp, 0
kilatiron.com, 4
kim, 0

kimino.wakayama.jp, 0
kimitsu.chiba.jp, 0
kimobetsu.hokkaido.jp, 0
kin.okinawa.jp, 0
kinder, 0
kindle, 0
kinghost.net, 4
kinko.kagoshima.jp, 0
kinokawa.wakayama.jp, 0
kira.aichi.jp, 0
kirkenes.no, 0
kirovograd.ua, 0
kiryu.gunma.jp, 0
kisarazu.chiba.jp, 0
kishiwada.osaka.jp, 0
kiso.nagano.jp, 0
kisofukushima.nagano.jp, 0
kisosaki.mie.jp, 0
kita.kyoto.jp, 0
kita.osaka.jp, 0
kita.tokyo.jp, 0
kitaiki.nagano.jp, 0
kitaakita.akita.jp, 0
kitadaito.okinawa.jp, 0
kitagata.gifu.jp, 0
kitagata.saga.jp,
0
kitagawa.kochi.jp, 0
kitagawa.miyazaki.jp, 0
kitahata.saga.jp, 0
kitahiroshima.hokkaido.jp, 0
kitakami.iwate.jp, 0
kitakata.fukushima.jp, 0
kitakata.miyazaki.jp, 0
kitakyushu.jp, 2
kitami.hokkaido.jp, 0
kitamoto.saitama.jp, 0
kitanakagusuku.okinawa.jp, 0
kitashiobara.fukushima.jp, 0
kitaura.miyazaki.jp, 0
kitayama.wakayama.jp, 0
kitchen, 0
kiwa.mie.jp, 0
kiwi, 0
kiwi.nz, 0
kiyama.saga.jp, 0
kiyokawa.kanagawa.jp, 0
kiyosato.hokkaido.jp, 0

kiyose.tokyo.jp, 0
kiyosu.aichi.jp, 0
kizu.kyoto.jp, 0
klabu.no, 0
klepp.no, 0
klodzko.pl, 0
km, 0
km.ua, 0
kmpsp.gov.pl, 0
kn, 0
knightpoint.systems, 4
knowsitall.info, 4
knx-server.net, 4
kobayashi.miyazaki.jp, 0
kobe.jp, 2
kobierzyce.pl, 0
kochi.jp, 0
kochi.kochi.jp, 0
kodaira.tokyo.jp, 0
koebenhavn.museum, 0
koeln, 0
koeln.museum, 0
kofu.yamanashi.jp, 0
koga.fukuoka.jp, 0
koga.ibaraki.jp, 0
koganei.tokyo.jp, 0
koge.tottori.jp, 0
koka.shiga.jp, 0
kokonoe.oita.jp, 0
kokubunji.tokyo.jp, 0
kolobrzeg.pl, 0
komae.tokyo.jp, 0
komagane.nagano.jp,
0
komaki.aichi.jp, 0
komatsu, 0
komatsu.ishikawa.jp, 0
komatsushima.tokushima.jp, 0
komforb.se, 0
kommunalforbund.se, 0
kommune.no, 0
komono.mie.jp, 0
komoro.nagano.jp, 0
komvux.se, 0
konan.aichi.jp, 0
konan.shiga.jp, 0
kongsberg.no, 0
kongsvinger.no, 0

konin.pl, 0
konskowola.pl, 0
konsulat.gov.pl, 0
konyvelo.hu, 0
kooi.fukushima.jp, 0
kopervik.no, 0
koriyama.fukushima.jp, 0
koryo.nara.jp, 0
kosai.shizuoka.jp, 0
kosaka.akita.jp, 0
kosei.shiga.jp, 0
kosher, 0
koshigaya.saitama.jp, 0
koshimizu.hokkaido.jp, 0
koshu.yamanashi.jp, 0
kosuge.yamanashi.jp, 0
kota.aichi.jp, 0
koto.shiga.jp, 0
koto.tokyo.jp, 0
kotohira.kagawa.jp, 0
kotoura.tottori.jp, 0
kouhoku.saga.jp, 0
kounosu.saitama.jp, 0
kouyama.kagoshima.jp, 0
kouzushima.tokyo.jp, 0
koya.wakayama.jp, 0
koza.wakayama.jp, 0
kozagawa.wakayama.jp, 0
kozaki.chiba.jp, 0
kozow.com, 4
kp, 0
kpmg, 0
kpn, 0
kppsp.gov.pl, 0
kr, 0
kr.com, 4
kr.eu.org, 4
kr.it, 0
kr.ua, 0
kraanghke.no, 0
kragero.no, 0
krakow.pl, 4
krasnik.pl, 4
krasnodar.su,
4
krd, 0
kred, 0
kristiansand.no, 0

kristiansund.no, 0
krodsherad.no, 0
krokstadelva.no, 0
krym.ua, 0
ks.ua, 0
ks.us, 0
kuchinotsu.nagasaki.jp, 0
kudamatsu.yamaguchi.jp, 0
kudoyama.wakayama.jp, 0
kui.hiroshima.jp, 0
kuji.iwate.jp, 0
kuju.oita.jp, 0
kujukuri.chiba.jp, 0
kuki.saitama.jp, 0
kumagaya.saitama.jp, 0
kumakogen.ehime.jp, 0
kumamoto.jp, 0
kumamoto.kumamoto.jp, 0
kumano.hiroshima.jp, 0
kumano.mie.jp, 0
kumatori.osaka.jp, 0
kumejima.okinawa.jp, 0
kumenan.okayama.jp, 0
kumiyama.kyoto.jp, 0
kunden.ortsinfo.at, 6
kunigami.okinawa.jp, 0
kunimi.fukushima.jp, 0
kunisaki.oita.jp, 0
kunitachi.tokyo.jp, 0
kunitomi.miyazaki.jp, 0
kunneppu.hokkaido.jp, 0
kunohe.iwate.jp, 0
kunst.museum, 0
kunstsammlung.museum, 0
kunstunddesign.museum, 0
kuokgroup, 0
kurashiki.okayama.jp, 0
kurate.fukuoka.jp, 0
kure.hiroshima.jp, 0
kurgan.su, 4
kuriyama.hokkaido.jp, 0
kurobe.toyama.jp, 0
kurogi.fukuoka.jp, 0
kuroishi.aomori.jp, 0
kuroiso.tochigi.jp, 0
kuromatsunai.hokkaido.jp, 0
kurotaki.nara.jp, 0
kurume.fukuoka.jp,

0
kusatsu.gunma.jp, 0
kusatsu.shiga.jp, 0
kushima.miyazaki.jp, 0
kushimoto.wakayama.jp, 0
kushiro.hokkaido.jp, 0
kustanai.ru, 4
kustanai.su, 4
kusu.oita.jp, 0
kutchan.hokkaido.jp, 0
kutno.pl, 0
kuwana.mie.jp, 0
kuzumaki.iwate.jp, 0
kv.ua, 0
kvafjord.no, 0
kvalsund.no, 0
kvam.no, 0
kvanangen.no, 0
kvinesdal.no, 0
kvinnherad.no, 0
kviteseid.no, 0
kvitsoy.no, 0
kw, 0
kwp.gov.pl, 0
kwpsp.gov.pl, 0
ky, 0
ky.us, 0
kyiv.ua, 0
kyonan.chiba.jp, 0
kyotamba.kyoto.jp, 0
kyotanabe.kyoto.jp, 0
kyotango.kyoto.jp, 0
kyoto, 0
kyoto.jp, 0
kyowa.akita.jp, 0
kyowa.hokkaido.jp, 0
kyuragi.saga.jp, 0
kz, 0
l-o-g-i-n.de, 4
l.bg, 0
l.se, 0
la, 0
la-spezia.it, 0
la.us, 0
laakesvuemie.no, 0
lab.ms, 4
labor.museum, 0
labour.museum, 0

lacaixa, 0
lahppi.no, 0
lajolla.museum, 0
lakas.hu, 0
lamborghini, 0
lamer, 0
lanbib.se, 0
lancashire.museum, 0
lancaster, 0
lancia, 0
land, 0
land-4-sale.us, 4
landes.museum, 0
landing.myjino.ru, 6
landrover, 0
langevag.no, 0
lans.museum, 0
lanxess, 0
lapy.pl, 0
laquila.it,
0
lardal.no, 0
larsson.museum, 0
larvik.no, 0
lasalle, 0
laspezia.it, 0
lat, 0
latina.it, 0
latino, 0
latrobe, 0
lavagis.no, 0
lavangen.no, 0
law, 0
law.pro, 0
law.za, 0
lawyer, 0
laz.it, 0
lazio.it, 0
lb, 0
lc, 0
lc.it, 0
lcl.dev, 6
lcube-server.de, 4
lds, 0
le.it, 0
leadpages.co, 4
leangaviika.no, 0
lease, 0

leasing.aero, 0
lebesby.no, 0
lebork.pl, 0
lebtimnetz.de, 4
lecce.it, 0
lecco.it, 0
leclerc, 0
leczna.pl, 4
lefrak, 0
leg.br, 0
legal, 0
legnica.pl, 0
lego, 0
leikanger.no, 0
leirfjord.no, 0
leirvik.no, 0
leitungsen.de, 4
leka.no, 0
leksvik.no, 0
lel.br, 0
lelux.site, 4
lenug.su, 4
lenvik.no, 0
lerdal.no, 0
lesja.no, 0
levanger.no, 0
lewismiller.museum, 0
lexus, 0
lezajsk.pl, 0
lg.jp, 0
lg.ua, 0
lgbt, 0
li, 0
li.it, 0
lib.ak.us, 0
lib.al.us, 0
lib.ar.us, 0
lib.as.us, 0
lib.az.us, 0
lib.ca.us, 0
lib.co.us, 0
lib.ct.us, 0
lib.dc.us, 0
lib.de.us, 4
lib.ee, 0
lib.fl.us, 0
lib.ga.us, 0
lib.gu.us, 0

lib.hi.us, 0
lib.ia.us, 0
lib.id.us, 0
lib.il.us, 0
lib.in.us, 0
lib.ks.us, 0
lib.ky.us,
0
lib.la.us, 0
lib.ma.us, 0
lib.md.us, 0
lib.me.us, 0
lib.mi.us, 0
lib.mn.us, 0
lib.mo.us, 0
lib.ms.us, 0
lib.mt.us, 0
lib.nc.us, 0
lib.nd.us, 0
lib.ne.us, 0
lib.nh.us, 0
lib.nj.us, 0
lib.nm.us, 0
lib.nv.us, 0
lib.ny.us, 0
lib.oh.us, 0
lib.ok.us, 0
lib.or.us, 0
lib.pa.us, 0
lib.pr.us, 0
lib.ri.us, 0
lib.sc.us, 0
lib.sd.us, 0
lib.tn.us, 0
lib.tx.us, 0
lib.ut.us, 0
lib.va.us, 0
lib.vi.us, 0
lib.vt.us, 0
lib.wa.us, 0
lib.wi.us, 0
lib.wy.us, 0
lidl, 0
lier.no, 0
lierne.no, 0
life, 0
lifeinsurance, 0
lifestyle, 0

lig.it, 0
lighting, 0
liguria.it, 0
like, 0
likes-pie.com, 4
likescandy.com, 4
lillehammer.no, 0
lillesand.no, 0
lilly, 0
lima-city.at, 4
lima-city.ch, 4
lima-city.de, 4
lima-city.rocks, 4
lima.zone, 4
limanowa.pl, 0
limited, 0
limo, 0
lincoln, 0
lincoln.museum, 0
lindas.no, 0
linde, 0
lindesnes.no, 0
link, 0
linkitools.space, 4
linkyard-cloud.ch, 4
linkyard.cloud, 4
linodeobjects.com, 6
linz.museum, 0
lipsy, 0
live, 0
living, 0
living.museum, 0
livinghistory.museum, 0
livorno.it,
0
lixil, 0
lk, 0
llc, 0
llp, 0
ln.cn, 0
lo.it, 0
loabat.no, 0
loan, 0
loans, 0
localhistory.museum, 0
localhost.daplie.me, 4
localzone.xyz, 4
locker, 0

locus, 0
lodi.it, 0
lodingen.no, 0
loft, 0
log.br, 0
loginline.app, 4
loginline.dev, 4
loginline.io, 4
loginline.services, 4
loginline.site, 4
loginto.me, 4
logistics.aero, 0
logoip.com, 4
logoip.de, 4
lol, 0
lolipop.io, 4
lom.it, 0
lom.no, 0
lombardia.it, 0
lombardy.it, 0
lomza.pl, 0
lon-1.paas.massivegrid.net, 4
lon-2.paas.massivegrid.net, 4
lon.wafaicloud.com, 4
london, 0
london.cloudapps.digital, 4
london.museum, 0
londrina.br, 0
loppa.no, 0
lorenskog.no, 0
losangeles.museum, 0
loseyourip.com, 4
loten.no, 0
lotte, 0
lotto, 0
louvre.museum, 0
love, 0
lowicz.pl, 0
loyalist.museum, 0
lpages.co, 4
lpl, 0
lpfinancial, 0
lpusercontent.com, 4
lr, 0
ls, 0
lt, 0
lt.eu.org, 4
lt.it, 0

lt.ua, 0
ltd, 0
ltd.co.im, 0
ltd.cy, 0
ltd.gi, 0
ltd.hk, 4
ltd.lk, 0
ltd.ng, 4
ltd.ua, 4
ltd.uk, 0
ltda, 0
lu, 0
lu.eu.org, 4
lu.it, 0
lubartow.pl, 4
lubin.pl,
0
lublin.pl, 4
lucania.it, 0
lucca.it, 0
lucerne.museum, 0
lug.org.uk, 4
lugansk.ua, 0
lugs.org.uk, 4
lukow.pl, 0
lund.no, 0
lundbeck, 0
lunner.no, 0
lupin, 0
luroy.no, 0
luster.no, 0
lutsk.ua, 0
luxe, 0
luxembourg.museum, 0
luxury, 0
luzern.museum, 0
lv, 0
lv.eu.org, 4
lv.ua, 0
lviv.ua, 0
ly, 0
lyngdal.no, 0
lyngen.no, 0
lynx.mythic-beasts.com, 4
m.bg, 0
m.se, 0
ma, 0
ma.gov.br, 0

ma.leg.br, 4
ma.us, 0
macapa.br, 0
maceio.br, 0
macerata.it, 0
machida.tokyo.jp, 0
macys, 0
mad.museum, 0
madrid, 0
madrid.museum, 0
maebashi.gunma.jp, 0
magazine.aero, 0
magentosite.cloud, 6
maibara.shiga.jp, 0
maif, 0
mail.pl, 0
maintenance.aero, 0
maison, 0
maizuru.kyoto.jp, 0
makeup, 0
makinohara.shizuoka.jp, 0
makurazaki.kagoshima.jp, 0
malatvuopmi.no, 0
malbork.pl, 0
mallorca.museum, 0
malopolska.pl, 0
malselv.no, 0
malvik.no, 0
mamurogawa.yamagata.jp, 0
man, 0
management, 0
manaus.br, 0
manchester.museum, 0
mandal.no, 0
mango, 0
mangyshlak.su, 4
maniwa.okayama.jp, 0
manno.kagawa.jp, 0
mansion.museum,
0
mansions.museum, 0
mantova.it, 0
manx.museum, 0
maori.nz, 0
map, 0
map.fastly.net, 4
map.fastlylb.net, 4
mar.it, 0

marburg.museum, 0
marche.it, 0
marine.ru, 4
maringa.br, 0
maritime.museum, 0
maritimo.museum, 0
marker.no, 0
market, 0
marketing, 0
markets, 0
marnardal.no, 0
marriott, 0
marshalls, 0
marugame.kagawa.jp, 0
marumori.miyagi.jp, 0
maryland.museum, 0
marylhurst.museum, 0
masaki.ehime.jp, 0
maserati, 0
masfjorden.no, 0
mashike.hokkaido.jp, 0
mashiki.kumamoto.jp, 0
mashiko.tochigi.jp, 0
masoy.no, 0
massa-carrara.it, 0
massacarrara.it, 0
masuda.shimane.jp, 0
mat.br, 0
matera.it, 0
matsubara.osaka.jp, 0
matsubushi.saitama.jp, 0
matsuda.kanagawa.jp, 0
matsudo.chiba.jp, 0
matsue.shimane.jp, 0
matsukawa.nagano.jp, 0
matsumae.hokkaido.jp, 0
matsumoto.kagoshima.jp, 0
matsumoto.nagano.jp, 0
matsuno.ehime.jp, 0
matsusaka.mie.jp, 0
matsushige.tokushima.jp, 0
matsushima.miyagi.jp, 0
matsuura.nagasaki.jp, 0
matsuyama.ehime.jp, 0
matsuzaki.shizuoka.jp, 0
matta-varjjat.no, 0
mattel,

0
mayfirst.info, 4
mayfirst.org, 4
mazowsze.pl, 0
mazury.pl, 0
mb.ca, 0
mb.it, 0
mba, 0
mc, 0
mc.ax, 4
mc.eu.org, 4
mc.it, 0
mcdir.ru, 4
mckinsey, 0
mcpe.me, 4
md, 0
md.ci, 0
md.us, 0
me, 0
me.eu.org, 4
me.it, 0
me.ke, 0
me.so, 0
me.tc, 4
me.tz, 0
me.uk, 0
me.us, 0
me.vu, 4
med, 0
med.br, 0
med.ec, 0
med.ee, 0
med.ht, 0
med.ly, 0
med.om, 0
med.pa, 0
med.pl, 4
med.pro, 0
med.sa, 0
med.sd, 0
medecin.fr, 0
medecin.km, 0
media, 0
media.aero, 0
media.hu, 0
media.museum, 0
media.pl, 0
medical.museum, 0

medicina.bo, 0
medio-campidano.it, 0
mediocampidano.it, 0
medizinhistorisches.museum, 0
meeres.museum, 0
meet, 0
meguro.tokyo.jp, 0
mein-iserv.de, 4
mein-vigor.de, 4
meinforum.net, 4
meiwa.gunma.jp, 0
meiwa.mie.jp, 0
mel.cloudlets.com.au, 4
meland.no, 0
melbourne, 0
meldal.no, 0
melhus.no, 0
meloy.no, 0
members.linode.com, 4
meme, 0
memorial, 0
memorial.museum, 0
memset.net, 4
men, 0
menu, 0
meraker.no, 0
merckmsd, 0
merseine.nu, 4
mesaverde.museum, 0
messina.it, 0
meteorapp.com, 4
mex.com,
4
mg, 0
mg.gov.br, 0
mg.leg.br, 4
mh, 0
mi.it, 0
mi.th, 0
mi.us, 0
miami, 0
miasa.nagano.jp, 0
miasta.pl, 0
mibu.tochigi.jp, 0
michigan.museum, 0
microlight.aero, 0
microsoft, 0
midatlantic.museum, 0

midori.chiba.jp, 0
midori.gunma.jp, 0
midsund.no, 0
midtre-gauldal.no, 0
mie.jp, 0
mielec.pl, 0
mielno.pl, 0
mifune.kumamoto.jp, 0
mihama.aichi.jp, 0
mihama.chiba.jp, 0
mihama.fukui.jp, 0
mihama.mie.jp, 0
mihama.wakayama.jp, 0
mihara.hiroshima.jp, 0
mihara.kochi.jp, 0
miharu.fukushima.jp, 0
miho.ibaraki.jp, 0
mikasa.hokkaido.jp, 0
mikawa.yamagata.jp, 0
miki.hyogo.jp, 0
mil, 0
mil.ac, 0
mil.ae, 0
mil.al, 0
mil.ar, 0
mil.az, 0
mil.ba, 0
mil.bo, 0
mil.br, 0
mil.by, 0
mil.cl, 0
mil.cn, 0
mil.co, 0
mil.do, 0
mil.ec, 0
mil.eg, 0
mil.fj, 0
mil.ge, 0
mil.gh, 0
mil.gt, 0
mil.hn, 0
mil.id, 0
mil.in, 0
mil.iq, 0
mil.jo, 0
mil.kg, 0
mil.km, 0
mil.kr, 0

mil.kz, 0
mil.lv, 0
mil.mg, 0
mil.mv, 0
mil.my, 0
mil.mz, 0
mil.ng, 0
mil.ni, 0
mil.no, 0
mil.nz, 0
mil.pe, 0
mil.ph, 0
mil.pl, 0
mil.py, 0
mil.qa, 0
mil.ru,
4
mil.rw, 0
mil.sh, 0
mil.st, 0
mil.sy, 0
mil.tj, 0
mil.tm, 0
mil.to, 0
mil.tr, 0
mil.tw, 0
mil.tz, 0
mil.uy, 0
mil.vc, 0
mil.ve, 0
mil.za, 0
mil.zm, 0
mil.zw, 0
milan.it, 0
milano.it, 0
military.museum, 0
mill.museum, 0
mima.tokushima.jp, 0
mimata.miyazaki.jp, 0
minakami.gunma.jp, 0
minamata.kumamoto.jp, 0
minami-alps.yamanashi.jp, 0
minami.fukuoka.jp, 0
minami.kyoto.jp, 0
minami.tokushima.jp, 0
minamiaiki.nagano.jp, 0
minamiashigara.kanagawa.jp, 0
minamiawaji.hyogo.jp, 0

minamiboso.chiba.jp, 0
minamidaito.okinawa.jp, 0
minamiechizen.fukui.jp, 0
minamifurano.hokkaido.jp, 0
minamiise.mie.jp, 0
minamiizu.shizuoka.jp, 0
minamimaki.nagano.jp, 0
minamiminowa.nagano.jp, 0
minamioguni.kumamoto.jp, 0
minamisanriku.miyagi.jp, 0
minamitane.kagoshima.jp, 0
minamiuonuma.niigata.jp, 0
minamiyamashiro.kyoto.jp, 0
minano.saitama.jp, 0
minato.osaka.jp, 0
minato.tokyo.jp, 0
mincom.tn, 0
mine.nu, 4
miners.museum, 0
mini, 0
mining.museum, 0
miniserver.com, 4
minnesota.museum, 0
mino.gifu.jp, 0
minobu.yamanashi.jp,
0
minoh.osaka.jp, 0
minokamo.gifu.jp, 0
minowa.nagano.jp, 0
mint, 0
mintere.site, 4
mircloud.host, 4
mircloud.ru, 4
mircloud.us, 4
misaki.okayama.jp, 0
misaki.osaka.jp, 0
misasa.tottori.jp, 0
misato.akita.jp, 0
misato.miyagi.jp, 0
misato.saitama.jp, 0
misato.shimane.jp, 0
misato.wakayama.jp, 0
misawa.aomori.jp, 0
misconfused.org, 4
mishima.fukushima.jp, 0
mishima.shizuoka.jp, 0
missile.museum, 0
missoula.museum, 0

misugi.mie.jp, 0
mit, 0
mitaka.tokyo.jp, 0
mitake.gifu.jp, 0
mitane.akita.jp, 0
mito.ibaraki.jp, 0
mitou.yamaguchi.jp, 0
mitoyo.kagawa.jp, 0
mitsubishi, 0
mitsue.nara.jp, 0
mitsuke.niigata.jp, 0
miura.kanagawa.jp, 0
miyada.nagano.jp, 0
miyagi.jp, 0
miyake.nara.jp, 0
miyako.fukuoka.jp, 0
miyako.iwate.jp, 0
miyakonojo.miyazaki.jp, 0
miyama.fukuoka.jp, 0
miyama.mie.jp, 0
miyashiro.saitama.jp, 0
miyawaka.fukuoka.jp, 0
miyazaki.jp, 0
miyazaki.miyazaki.jp, 0
miyazu.kyoto.jp, 0
miyoshi.aichi.jp, 0
miyoshi.hiroshima.jp, 0
miyoshi.saitama.jp, 0
miyoshi.tokushima.jp,
0
miyota.nagano.jp, 0
mizuho.tokyo.jp, 0
mizumaki.fukuoka.jp, 0
mizunami.gifu.jp, 0
mizusawa.iwate.jp, 0
mjondalen.no, 0
mk, 0
mk.eu.org, 4
mk.ua, 0
ml, 0
mlb, 0
mlbfan.org, 4
mls, 0
mm, 2
mma, 0
mmafan.biz, 4
mn, 0
mn.it, 0

mn.us, 0
mo, 0
mo-i-rana.no, 0
mo-siemens.io, 4
mo.cn, 0
mo.it, 0
mo.us, 0
moareke.no, 0
mobara.chiba.jp, 0
mobi, 0
mobi.gp, 0
mobi.ke, 0
mobi.na, 0
mobi.ng, 0
mobi.tt, 0
mobi.tz, 0
mobile, 0
mochizuki.nagano.jp, 0
mod.gi, 0
moda, 0
modalen.no, 0
modelling.aero, 0
modena.it, 0
modern.museum, 0
modum.no, 0
moe, 0
moi, 0
moka.tochigi.jp, 0
mol.it, 0
molde.no, 0
molise.it, 0
mom, 0
moma.museum, 0
mombetsu.hokkaido.jp, 0
monash, 0
money, 0
money.museum, 0
monmouth.museum, 0
monster, 0
monticello.museum, 0
montreal.museum, 0
monza-brianza.it, 0
monza-e-della-brianza.it, 0
monza.it, 0
monzabrianza.it, 0
monzaebrianza.it, 0
monzaedellabrianza.it, 0
moonscale.io, 6

moonscale.net, 4
mordovia.ru, 4
mordovia.su, 4
morena.br, 0
moriguchi.osaka.jp, 0
morimachi.shizuoka.jp, 0
morioka.iwate.jp,
0
moriya.ibaraki.jp, 0
moriyama.shiga.jp, 0
moriyoshi.akita.jp, 0
mormon, 0
morotsuka.miyazaki.jp, 0
moroyama.saitama.jp, 0
mortgage, 0
moscow, 0
moscow.museum, 0
moseushi.hokkaido.jp, 0
mosjoen.no, 0
moskenes.no, 0
moss.no, 0
mosvik.no, 0
motegi.tochigi.jp, 0
moto, 0
motobu.okinawa.jp, 0
motorcycle.museum, 0
motorcycles, 0
motosu.gifu.jp, 0
motoyama.kochi.jp, 0
mov, 0
movie, 0
movimiento.bo, 0
mozilla-iot.org, 4
mp, 0
mp.br, 0
mq, 0
mr, 0
mr.no, 0
mragowo.pl, 0
ms, 0
ms.gov.br, 0
ms.it, 0
ms.kr, 0
ms.leg.br, 4
ms.us, 0
msd, 0
msk.ru, 4
msk.su, 4

mt, 0
mt.eu.org, 4
mt.gov.br, 0
mt.it, 0
mt.leg.br, 4
mt.us, 0
mtn, 0
mtr, 0
mu, 0
muenchen.museum, 0
muenster.museum, 0
mugi.tokushima.jp, 0
muika.niigata.jp, 0
mukawa.hokkaido.jp, 0
muko.kyoto.jp, 0
mulhouse.museum, 0
munakata.fukuoka.jp, 0
muncie.museum, 0
muni.il, 0
muosat.no, 0
mup.gov.pl, 0
murakami.niigata.jp, 0
murata.miyagi.jp, 0
murayama.yamagata.jp, 0
murmansk.su, 4
muroran.hokkaido.jp, 0
muroto.kochi.jp, 0
mus.br,
0
mus.mi.us, 0
musashimurayama.tokyo.jp, 0
musashino.tokyo.jp, 0
museet.museum, 0
museum, 0
museum.mv, 0
museum.mw, 0
museum.no, 0
museum.om, 0
museum.tt, 0
museumcenter.museum, 0
museumvereniging.museum, 0
music.museum, 0
musica.ar, 0
musica.bo, 0
mutsu.aomori.jp, 0
mutsuzawa.chiba.jp, 0
mutual, 0
mv, 0

mw, 0
mw.gov.pl, 0
mx, 0
mx.na, 0
my, 0
my-firewall.org, 4
my-gateway.de, 4
my-router.de, 4
my-vigor.de, 4
my-wan.de, 4
my.eu.org, 4
my.id, 0
myactivedirectory.com, 4
myasustor.com, 4
mycd.eu, 4
mycloud.by, 4
mydatto.com, 4
mydatto.net, 4
myddns.rocks, 4
mydissent.net, 4
mydobiss.com, 4
mydrobo.com, 4
myds.me, 4
myeffect.net, 4
myfast.host, 4
myfast.space, 4
myfirewall.org, 4
myforum.community, 4
myfritz.net, 4
myftp.biz, 4
myftp.org, 4
myhome-server.de, 4
myiphost.com, 4
myjino.ru, 4
mykolaiv.ua, 0
mymailer.com.tw, 4
mymediapc.net, 4
myoko.niigata.jp, 0
mypep.link, 4
mypets.ws, 4
myphotos.cc, 4
mypi.co, 4
myspx.net, 4
myqnapcloud.com, 4
myravendb.com, 4
mysecuritycamera.com, 4
mysecuritycamera.net,

4

mysecuritycamera.org, 4
myshopblocks.com, 4
mytis.ru, 4
mytuleap.com, 4
myvnc.com, 4
mywire.org, 4
mz, 0
n.bg, 0
n.se, 0
n4t.co, 4
na, 0
na.it, 0
na4u.ru, 4
naamesjevuemie.no, 0
nab, 0
nabari.mie.jp, 0
nachikatsuura.wakayama.jp, 0
nagahama.shiga.jp, 0
nagai.yamagata.jp, 0
nagano.jp, 0
nagano.nagano.jp, 0
naganohara.gunma.jp, 0
nagaoka.niigata.jp, 0
nagaokakyo.kyoto.jp, 0
nagara.chiba.jp, 0
nagareyama.chiba.jp, 0
nagasaki.jp, 0
nagasaki.nagasaki.jp, 0
nagasu.kumamoto.jp, 0
nagato.yamaguchi.jp, 0
nagatoro.saitama.jp, 0
nagawa.nagano.jp, 0
nagi.okayama.jp, 0
nagiso.nagano.jp, 0
nago.okinawa.jp, 0
nagoya, 0
nagoya.jp, 2
naha.okinawa.jp, 0
nahari.kochi.jp, 0
naie.hokkaido.jp, 0
naka.hiroshima.jp, 0
naka.ibaraki.jp, 0
nakadomari.aomori.jp, 0
nakagawa.fukuoka.jp, 0
nakagawa.hokkaido.jp, 0
nakagawa.nagano.jp, 0
nakagawa.tokushima.jp, 0

nakagusuku.okinawa.jp, 0
nakagyo.kyoto.jp, 0
nakai.kanagawa.jp, 0
nakama.fukuoka.jp, 0
nakamichi.yamanashi.jp, 0
nakamura.kochi.jp, 0
nakaniikawa.toyama.jp,
0
nakano.nagano.jp, 0
nakano.tokyo.jp, 0
nakanojo.gunma.jp, 0
nakanoto.ishikawa.jp, 0
nakasatsunai.hokkaido.jp, 0
nakatane.kagoshima.jp, 0
nakatombetsu.hokkaido.jp, 0
nakatsugawa.gifu.jp, 0
nakayama.yamagata.jp, 0
nakijin.okinawa.jp, 0
naklo.pl, 0
nalchik.ru, 4
nalchik.su, 4
namdalseid.no, 0
name, 0
name.az, 0
name.cy, 0
name.eg, 0
name.et, 0
name.fj, 0
name.hr, 0
name.jo, 0
name.mk, 0
name.mv, 0
name.my, 0
name.na, 0
name.ng, 0
name.pr, 0
name.qa, 0
name.tj, 0
name.tr, 0
name.tt, 0
name.vn, 0
namegata.ibaraki.jp, 0
namegawa.saitama.jp, 0
namerikawa.toyama.jp, 0
namie.fukushima.jp, 0
namikata.ehime.jp, 0
namsos.no, 0
namsskogan.no, 0

nanae.hokkaido.jp, 0
nanao.ishikawa.jp, 0
nanbu.tottori.jp, 0
nanbu.yamanashi.jp, 0
nango.fukushima.jp, 0
nanjo.okinawa.jp, 0
nankoku.kochi.jp, 0
nanmoku.gunma.jp, 0
nannestad.no, 0
nanporo.hokkaido.jp, 0
nantan.kyoto.jp, 0
nanto.toyama.jp, 0
nanyo.yamagata.jp, 0
naoshima.kagawa.jp, 0
naples.it, 0
napoli.it, 0
nara.jp, 0
nara.nara.jp, 0
narashino.chiba.jp,
0
narita.chiba.jp, 0
naroy.no, 0
narusawa.yamanashi.jp, 0
naruto.tokushima.jp, 0
narviika.no, 0
narvik.no, 0
nasu.tochigi.jp, 0
nasushiobara.tochigi.jp, 0
nat.tn, 0
natal.br, 0
national.museum, 0
nationalfirearms.museum, 0
nationalheritage.museum, 0
nationwide, 0
nativeamerican.museum, 0
natori.miyagi.jp, 0
natura, 0
natural.bo, 0
naturalhistory.museum, 0
naturalhistorymuseum.museum, 0
naturalsciences.museum, 0
naturbruksgymn.se, 0
nature.museum, 0
naturhistorisches.museum, 0
natuurwetenschappen.museum, 0
naumburg.museum, 0
naustdal.no, 0
naval.museum, 0

navigation.aero, 0
navoi.su, 4
navuotna.no, 0
navy, 0
nayoro.hokkaido.jp, 0
nb.ca, 0
nba, 0
nc, 0
nc.tr, 0
nc.us, 0
nctu.me, 4
nd.us, 0
ne, 0
ne.jp, 0
ne.ke, 0
ne.kr, 0
ne.pw, 0
ne.tz, 0
ne.ug, 0
ne.us, 0
neat-url.com, 4
nebraska.museum, 0
nec, 0
nedre-eiker.no, 0
neko.am, 4
nemuro.hokkaido.jp, 0
nerdpol.ovh, 4
nerima.tokyo.jp, 0
nes.akershus.no, 0
nes.buskerud.no, 0
nesna.no, 0
nesodden.no, 0
nesoddtangen.no, 0
nesseby.no,
0
nesset.no, 0
net, 0
net-freaks.com, 4
net.ac, 0
net.ae, 0
net.af, 0
net.ag, 0
net.ai, 0
net.al, 0
net.am, 0
net.ar, 0
net.au, 0
net.az, 0

net.ba, 0
net.bb, 0
net.bh, 0
net.bm, 0
net.bn, 0
net.bo, 0
net.br, 0
net.bs, 0
net.bt, 0
net.bz, 0
net.ci, 0
net.cm, 0
net.cn, 0
net.co, 0
net.cu, 0
net.cw, 0
net.cy, 0
net.dm, 0
net.do, 0
net.dz, 0
net.ec, 0
net.eg, 0
net.et, 0
net.eu.org, 4
net.fj, 0
net.fm, 0
net.ge, 0
net.gg, 0
net.gl, 0
net.gn, 0
net.gp, 0
net.gr, 0
net.gt, 0
net.gu, 0
net.gy, 0
net.hk, 0
net.hn, 0
net.ht, 0
net.id, 0
net.il, 0
net.im, 0
net.in, 0
net.iq, 0
net.ir, 0
net.is, 0
net.je, 0
net.jo, 0
net.kg, 0

net.ki, 0
net.kn, 0
net.kw, 0
net.ky, 0
net.kz, 0
net.la, 0
net.lb, 0
net.lc, 0
net.lk, 0
net.lr, 0
net.ls, 0
net.lv, 0
net.ly, 0
net.ma, 0
net.me, 0
net.mk, 0
net.ml, 0
net.mo, 0
net.ms, 0
net.mt, 0
net.mu, 0
net.mv, 0
net.mw, 0
net.mx, 0
net.my, 0
net.mz, 0
net.nf, 0
net.ng, 0
net.ni, 0
net.nr, 0
net.nz, 0
net.om, 0
net.pa, 0
net.pe, 0
net.ph, 0
net.pk, 0
net.pl, 0
net.pn,
0
net.pr, 0
net.ps, 0
net.pt, 0
net.py, 0
net.qa, 0
net.ru, 4
net.rw, 0
net.sa, 0
net.sb, 0

net.sc, 0
net.sd, 0
net.sg, 0
net.sh, 0
net.sl, 0
net.so, 0
net.ss, 0
net.st, 0
net.sy, 0
net.th, 0
net.tj, 0
net.tm, 0
net.tn, 0
net.to, 0
net.tr, 0
net.tt, 0
net.tw, 0
net.ua, 0
net.uk, 0
net.uy, 0
net.uz, 0
net.vc, 0
net.ve, 0
net.vi, 0
net.vn, 0
net.vu, 0
net.ws, 0
net.za, 0
net.zm, 0
netbank, 0
netflix, 0
netlify.app, 4
network, 0
neues.museum, 0
neustar, 0
new, 0
newhampshire.museum, 0
newholland, 0
newjersey.museum, 0
newmexico.museum, 0
newport.museum, 0
news, 0
news.hu, 0
newspaper.museum, 0
newyork.museum, 0
next, 0
nextdirect, 0
nexus, 0

neyagawa.osaka.jp, 0
nf, 0
nf.ca, 0
nfl, 0
nflfan.org, 4
nfshost.com, 4
ng, 0
ng.city, 4
ng.eu.org, 4
ng.ink, 4
ng.school, 4
ngo, 0
ngo.lk, 0
ngo.ng, 4
ngo.ph, 0
ngo.za, 0
ngrok.io, 4
nh-serv.co.uk, 4
nh.us, 0
nhk, 0
nhlfan.net, 4
nhs.uk, 0
ni, 0
nic.in, 0
nic.tj, 0
nic.za, 0
nichinan.miyazaki.jp, 0
nichinan.tottori.jp, 0
nico, 0
nid.io, 4
niepce.museum,
0
nieruchomosci.pl, 0
niigata.jp, 0
niigata.niigata.jp, 0
niihama.ehime.jp, 0
niikappu.hokkaido.jp, 0
niimi.okayama.jp, 0
niiza.saitama.jp, 0
nikaho.akita.jp, 0
nike, 0
niki.hokkaido.jp, 0
nikko.tochigi.jp, 0
nikolaev.ua, 0
nikon, 0
ninja, 0
ninohe.iwate.jp, 0
ninomiya.kanagawa.jp, 0

nirasaki.yamanashi.jp, 0
nis.za, 0
nishi.fukuoka.jp, 0
nishi.osaka.jp, 0
nishiaizu.fukushima.jp, 0
nishiarita.saga.jp, 0
nishiawakura.okayama.jp, 0
nishiazai.shiga.jp, 0
nishigo.fukushima.jp, 0
nishihara.kumamoto.jp, 0
nishihara.okinawa.jp, 0
nishiizu.shizuoka.jp, 0
nishikata.tochigi.jp, 0
nishikatsura.yamanashi.jp, 0
nishikawa.yamagata.jp, 0
nishimera.miyazaki.jp, 0
nishinomiya.hyogo.jp, 0
nishinoomote.kagoshima.jp, 0
nishinoshima.shimane.jp, 0
nishio.aichi.jp, 0
nishiokoppe.hokkaido.jp, 0
nshitosa.kochi.jp, 0
nishiwaki.hyogo.jp, 0
nissan, 0
nissay, 0
nissedal.no, 0
nisshin.aichi.jp, 0
niteroi.br, 0
nittedal.no, 0
niyodogawa.kochi.jp, 0
nj.us, 0
njs.jelastic.vps-host.net, 4
nl, 0
nl.ca, 0
nl.ci,
4
nl.eu.org, 4
nl.no, 0
nm.cn, 0
nm.us, 0
no, 0
no-ip.biz, 4
no-ip.ca, 4
no-ip.co.uk, 4
no-ip.info, 4
no-ip.net, 4
no-ip.org, 4
no.com, 4

no.eu.org, 4
no.it, 0
nobeoka.miyazaki.jp, 0
noboribetsu.hokkaido.jp, 0
noda.chiba.jp, 0
noda.iwate.jp, 0
nodebalancer.linode.com, 6
nodum.co, 4
nodum.io, 4
nogata.fukuoka.jp, 0
nogi.tochigi.jp, 0
noheji.aomori.jp, 0
noho.st, 4
nohost.me, 4
noip.me, 4
noip.us, 4
nokia, 0
nom.ad, 0
nom.ae, 4
nom.af, 4
nom.ag, 0
nom.ai, 4
nom.al, 4
nom.br, 2
nom.bz, 4
nom.cl, 4
nom.co, 0
nom.es, 0
nom.fr, 0
nom.gd, 4
nom.ge, 4
nom.gl, 4
nom.gt, 4
nom.hn, 4
nom.im, 4
nom.ke, 4
nom.km, 0
nom.li, 4
nom.lv, 4
nom.mg, 0
nom.mk, 4
nom.nc, 0
nom.ni, 0
nom.nu, 4
nom.pa, 0
nom.pe, 0
nom.pl, 0
nom.pw, 4

nom.qa, 4
nom.re, 0
nom.ro, 0
nom.rs, 4
nom.si, 4
nom.st, 4
nom.tj, 4
nom.tm, 0
nom.ug, 4
nom.uy, 4
nom.vc, 4
nom.vg, 4
nom.za, 0
nombre.bo, 0
nome.pt, 0
nomi.ishikawa.jp, 0
nonoichi.ishikawa.jp, 0
nord-aurdal.no, 0
nord-fron.no, 0
nord-odal.no, 0
norddal.no, 0
nordeste-idc.saveincloud.net,
4
nordkapp.no, 0
nordre-land.no, 0
nordreisa.no, 0
nore-og-uvdal.no, 0
norfolk.museum, 0
north-kazakhstan.su, 4
north.museum, 0
northwesternmutual, 0
norton, 0
nose.osaka.jp, 0
nosegawa.nara.jp, 0
noshiro.akita.jp, 0
not.br, 0
notaires.fr, 0
notaires.km, 0
noticias.bo, 0
noto.ishikawa.jp, 0
notodden.no, 0
notogawa.shiga.jp, 0
notteroy.no, 0
nov.ru, 4
nov.su, 4
novara.it, 0
now, 0
now-dns.net, 4

now-dns.org, 4
now-dns.top, 4
now.sh, 4
nowaruda.pl, 0
nowruz, 0
nowtv, 0
nozawaonsen.nagano.jp, 0
np, 2
nr, 0
nra, 0
nrw, 0
nrw.museum, 0
ns.ca, 0
nsn.us, 0
nsupdate.info, 4
nsw.au, 0
nsw.edu.au, 0
nt.au, 0
nt.ca, 0
nt.edu.au, 0
nt.no, 0
nt.ro, 0
ntdll.top, 4
ntr.br, 0
ntt, 0
nu, 0
nu.ca, 0
nu.it, 0
numata.gunma.jp, 0
numata.hokkaido.jp, 0
numazu.shizuoka.jp, 0
nuoro.it, 0
nv.elastyco.com, 4
nv.us, 0
nx.cn, 0
ny-1.paas.massivegrid.net, 4
ny-2.paas.massivegrid.net, 4
ny.us, 0
nyaa.am, 4
nyan.to, 4
nyc, 0
nyc.mn, 4
nyc.museum, 0
nym.by, 4
nym.bz, 4
nym.ec, 4
nym.gr, 4
nym.gy, 4

nym.hk, 4
nym.ie, 4
nym.kz, 4
nym.la, 4
nym.lc, 4
nym.li, 4
nym.lt, 4
nym.lu, 4
nym.me, 4
nym.mn, 4
nym.mx, 4
nym.nz, 4
nym.pe, 4
nym.pt, 4
nym.ro, 4
nym.sk, 4
nym.su, 4
nym.sx, 4
nym.tw, 4
nyny.museum, 0
nysa.pl, 0
nyuzen.toyama.jp, 0
nz, 0
nz.basketball, 4
nz.eu.org, 4
o.bg, 0
o.se, 0
oamishirasato.chiba.jp, 0
oarai.ibaraki.jp, 0
obama.fukui.jp, 0
obama.nagasaki.jp, 0
obanazawa.yamagata.jp, 0
obi, 0
obihiro.hokkaido.jp, 0
obira.hokkaido.jp, 0
obninsk.su, 4
observer, 0
obu.aichi.jp, 0
obuse.nagano.jp, 0
oceanographic.museum, 0
oceanographique.museum, 0
ocelot.mythic-beasts.com, 4
ochi.kochi.jp, 0
oci.customer-oci.com, 6
ocp.customer-oci.com, 6
ocs.customer-oci.com, 6
ocs.opusinteractive.io, 4

od.ua, 0
odate.akita.jp, 0
odawara.kanagawa.jp, 0
odda.no, 0
odesa.ua, 0
odessa.ua, 0
odo.br, 0
oe.yamagata.jp, 0
of.by, 0
of.fashion, 4
of.football, 4
of.london, 4
of.no, 0
of.work, 4
off, 0
off.ai, 0
office, 0
office-on-the.net, 4
official.academy, 4
ofunato.iwate.jp, 0
og.ao, 0
og.it, 0
oga.akita.jp,
0
ogaki.gifu.jp, 0
ogano.saitama.jp, 0
ogasawara.tokyo.jp, 0
ogata.akita.jp, 0
ogawa.ibaraki.jp, 0
ogawa.nagano.jp, 0
ogawa.saitama.jp, 0
ogawara.miyagi.jp, 0
ogi.saga.jp, 0
ogimi.okinawa.jp, 0
ogliastra.it, 0
ogori.fukuoka.jp, 0
ogose.saitama.jp, 0
oguchi.aichi.jp, 0
oguni.kumamoto.jp, 0
oguni.yamagata.jp, 0
oh.us, 0
oharu.aichi.jp, 0
ohda.shimane.jp, 0
ohi.fukui.jp, 0
ohira.miyagi.jp, 0
ohira.tochigi.jp, 0
ohkura.yamagata.jp, 0
ohtawara.tochigi.jp, 0

oi.kanagawa.jp, 0
oirase.aomori.jp, 0
oirm.gov.pl, 0
oishida.yamagata.jp, 0
oiso.kanagawa.jp, 0
oita.jp, 0
oita.oita.jp, 0
oizumi.gunma.jp, 0
oji.nara.jp, 0
ojiya.niigata.jp, 0
ok.us, 0
okagaki.fukuoka.jp, 0
okawa.fukuoka.jp, 0
okawa.kochi.jp, 0
okaya.nagano.jp, 0
okayama.jp, 0
okayama.okayama.jp, 0
okazaki.aichi.jp, 0
okegawa.saitama.jp, 0
oketo.hokkaido.jp, 0
oki.fukuoka.jp, 0
okinawa, 0
okinawa.jp, 0
okinawa.okinawa.jp, 0
okinoshima.shimane.jp, 0
okoppe.hokkaido.jp, 0
oksnes.no, 0
okuizumo.shimane.jp, 0
okuma.fukushima.jp, 0
okutama.tokyo.jp,
0
ol.no, 0
olawa.pl, 0
olayan, 0
olayangroup, 0
olbia-tempio.it, 0
olbiatempio.it, 0
oldnavy, 0
olecko.pl, 0
olkusz.pl, 0
ollo, 0
olsztyn.pl, 0
om, 0
omachi.nagano.jp, 0
omachi.saga.jp, 0
omaezaki.shizuoka.jp, 0
omaha.museum, 0
omasvuotna.no, 0

ome.tokyo.jp, 0
omega, 0
omg.lol, 4
omi.nagano.jp, 0
omi.niigata.jp, 0
omigawa.chiba.jp, 0
omihachiman.shiga.jp, 0
omitama.ibaraki.jp, 0
omiya.saitama.jp, 0
omniwe.site, 4
omotego.fukushima.jp, 0
omura.nagasaki.jp, 0
omuta.fukuoka.jp, 0
on-aptible.com, 4
on-k3s.io, 6
on-rancher.cloud, 6
on-rio.io, 6
on-the-web.tv, 4
on-web.fr, 4
on.ca, 0
on.fashion, 4
onagawa.miyagi.jp, 0
one, 0
onfabrica.com, 4
ong, 0
ong.br, 0
onga.fukuoka.jp, 0
onion, 0
onjuku.chiba.jp, 0
onl, 0
online, 0
online.museum, 0
online.th, 4
onna.okinawa.jp, 0
ono.fukui.jp, 0
ono.fukushima.jp, 0
ono.hyogo.jp, 0
onojo.fukuoka.jp, 0
onomichi.hiroshima.jp, 0
onred.one, 4
onrender.com, 4
ontario.museum, 0
onthewifi.com, 4
onyourside, 0
onza.mythic-beasts.com, 4
ooguy.com, 4
ookuwa.nagano.jp,

0
ooo, 0
ooshika.nagano.jp, 0
open, 0
openair.museum, 0
opencraft.hosting, 4
opensocial.site, 4
operaunite.com, 4
opoczno.pl, 0
opole.pl, 0
oppdal.no, 0
oppegard.no, 0
or.at, 0
or.bi, 0
or.ci, 0
or.cr, 0
or.id, 0
or.it, 0
or.jp, 0
or.ke, 0
or.kr, 0
or.mu, 0
or.na, 0
or.pw, 0
or.th, 0
or.tz, 0
or.ug, 0
or.us, 0
ora.gunma.jp, 0
oracle, 0
orange, 0
oregon.museum, 0
oregontrail.museum, 0
org, 0
org.ac, 0
org.ae, 0
org.af, 0
org.ag, 0
org.ai, 0
org.al, 0
org.am, 0
org.ar, 0
org.au, 0
org.az, 0
org.ba, 0
org.bb, 0
org.bh, 0
org.bi, 0

org.bm, 0
org.bn, 0
org.bo, 0
org.br, 0
org.bs, 0
org.bt, 0
org.bw, 0
org.bz, 0
org.ci, 0
org.cn, 0
org.co, 0
org.cu, 0
org.cw, 0
org.cy, 0
org.dm, 0
org.do, 0
org.dz, 0
org.ec, 0
org.ee, 0
org.eg, 0
org.es, 0
org.et, 0
org.fj, 0
org.fm, 0
org.ge, 0
org.gg, 0
org.gh, 0
org.gi, 0
org.gl, 0
org.gn, 0
org.gp, 0
org.gr, 0
org.gt, 0
org.gu, 0
org.gy, 0
org.hk, 0
org.hn, 0
org.ht, 0
org.hu, 0
org.il, 0
org.im, 0
org.in, 0
org.iq, 0
org.ir, 0
org.is,
0
org.je, 0
org.jo, 0

org.kg, 0
org.ki, 0
org.km, 0
org.kn, 0
org.kp, 0
org.kw, 0
org.ky, 0
org.kz, 0
org.la, 0
org.lb, 0
org.lc, 0
org.lk, 0
org.lr, 0
org.ls, 0
org.lv, 0
org.ly, 0
org.ma, 0
org.me, 0
org.mg, 0
org.mk, 0
org.ml, 0
org.mn, 0
org.mo, 0
org.ms, 0
org.mt, 0
org.mu, 0
org.mv, 0
org.mw, 0
org.mx, 0
org.my, 0
org.mz, 0
org.na, 0
org.ng, 0
org.ni, 0
org.nr, 0
org.nz, 0
org.om, 0
org.pa, 0
org.pe, 0
org.pf, 0
org.ph, 0
org.pk, 0
org.pl, 0
org.pn, 0
org.pr, 0
org.ps, 0
org.pt, 0
org.py, 0

org.qa, 0
org.ro, 0
org.rs, 0
org.ru, 4
org.rw, 0
org.sa, 0
org.sb, 0
org.sc, 0
org.sd, 0
org.se, 0
org.sg, 0
org.sh, 0
org.sl, 0
org.sn, 0
org.so, 0
org.ss, 0
org.st, 0
org.sv, 0
org.sy, 0
org.sz, 0
org.tj, 0
org.tm, 0
org.tn, 0
org.to, 0
org.tr, 0
org.tt, 0
org.tw, 0
org.ua, 0
org.ug, 0
org.uk, 0
org.uy, 0
org.uz, 0
org.vc, 0
org.ve, 0
org.vi, 0
org.vn, 0
org.vu, 0
org.ws, 0
org.za, 0
org.zm, 0
org.zw, 0
organic, 0
origins, 0
oristano.it, 0
orkanger.no, 0
orkdal.no, 0
orland.no, 0
orskog.no,

0
orsta.no, 0
orx.biz, 4
os.hedmark.no, 0
os.hordaland.no, 0
osaka, 0
osaka.jp, 0
osakasayama.osaka.jp, 0
osaki.miyagi.jp, 0
osakikamijima.hiroshima.jp, 0
osasco.br, 0
osen.no, 0
oseto.nagasaki.jp, 0
oshima.tokyo.jp, 0
oshima.yamaguchi.jp, 0
oshino.yamanashi.jp, 0
oshu.iwate.jp, 0
oslo.no, 0
osoyro.no, 0
osteroy.no, 0
ostre-toten.no, 0
ostroda.pl, 0
ostroleka.pl, 0
ostrowiec.pl, 0
ostrowwlkp.pl, 0
ot.it, 0
ota.gunma.jp, 0
ota.tokyo.jp, 0
otago.museum, 0
otake.hiroshima.jp, 0
otaki.chiba.jp, 0
otaki.nagano.jp, 0
otaki.saitama.jp, 0
otama.fukushima.jp, 0
otap.co, 6
otari.nagano.jp, 0
otaru.hokkaido.jp, 0
other.nf, 0
oto.fukuoka.jp, 0
otobe.hokkaido.jp, 0
otofuke.hokkaido.jp, 0
otoineppu.hokkaido.jp, 0
otoyo.kochi.jp, 0
otsu.shiga.jp, 0
otsuchi.iwate.jp, 0
otsuka, 0
otsuki.kochi.jp, 0
otsuki.yamanashi.jp, 0

ott, 0
ouchi.saga.jp, 0
ouda.nara.jp, 0
oum.gov.pl, 0
oumu.hokkaido.jp, 0
outsystemscloud.com, 4
overhalla.no, 0
ovh, 0
ovre-eiker.no, 0
owani.aomori.jp, 0
owariasahi.aichi.jp, 0
own.pm,
4
ownip.net, 4
ownprovider.com, 4
owo.codes, 6
ox.rs, 4
oxford.museum, 0
oy.lc, 4
oya.to, 4
oyabe.toyama.jp, 0
oyama.tochigi.jp, 0
oyamazaki.kyoto.jp, 0
oyer.no, 0
oygarden.no, 0
oyodo.nara.jp, 0
oystre-slidre.no, 0
oz.au, 0
ozora.hokkaido.jp, 0
ozu.ehime.jp, 0
ozu.kumamoto.jp, 0
p.bg, 0
p.se, 0
pa, 0
pa.gov.br, 0
pa.gov.pl, 0
pa.it, 0
pa.leg.br, 4
pa.us, 0
paas.datacenter.fi, 4
paas.hosted-by-previder.com, 4
paas.leviracloud.eu, 4
paas.massivegrid.com, 4
pacific.museum, 0
paderborn.museum, 0
padova.it, 0
padua.it, 0
page, 0

pagefrontapp.com, 4
pages.dev, 4
pages.wiardweb.com, 4
pagespeedmobilizer.com, 4
pagexl.com, 4
palace.museum, 0
paleo.museum, 0
palermo.it, 0
palmas.br, 0
palmsprings.museum, 0
panama.museum, 0
panasonic, 0
panel.gg, 4
pantheon.io, 4
parachuting.aero, 0
paragliding.aero, 0
paris, 0
paris.eu.org, 4
paris.museum, 0
parliament.cy, 0
parliament.nz, 0
parma.it, 0
paroch.k12.ma.us, 0
pars, 0
parti.se, 0
partners, 0
parts, 0
party, 0
pasadena.museum, 0
passagens,
0
passenger-association.aero, 0
patria.bo, 0
pavia.it, 0
pay, 0
pb.ao, 0
pb.gov.br, 0
pb.leg.br, 4
pc.it, 0
pc.pl, 0
pccw, 0
pcloud.host, 4
pd.it, 0
pdns.page, 4
pe, 0
pe.ca, 0
pe.gov.br, 0
pe.it, 0

pe.kr, 0
pe.leg.br, 4
penza.su, 4
per.la, 0
per.nf, 0
per.sg, 0
perso.ht, 0
perso.sn, 0
perso.tn, 0
perspecta.cloud, 4
perugia.it, 0
pesaro-urbino.it, 0
pesarourbino.it, 0
pescara.it, 0
pet, 0
pf, 0
pfizer, 0
pg, 2
pg.it, 0
pgafan.net, 4
pgfog.com, 4
ph, 0
pharmacien.fr, 0
pharmaciens.km, 0
pharmacy, 0
pharmacy.museum, 0
phd, 0
philadelphia.museum, 0
philadelphiaarea.museum, 0
philately.museum, 0
philips, 0
phoenix.museum, 0
phone, 0
photo, 0
photography, 0
photography.museum, 0
photos, 0
phx.enscaled.us, 4
physio, 0
pi.gov.br, 0
pi.it, 0
pi.leg.br, 4
piacenza.it, 0
pics, 0
pictet, 0
pictures, 0
pid, 0
piedmont.it, 0

piemonte.it, 0
pila.pl, 0
pilot.aero, 0
pilots.museum, 0
pimienta.org, 4
pin, 0
pinb.gov.pl, 0
ping, 0
pink, 0
pioneer, 0
pippu.hokkaido.jp, 0
pisa.it, 0
pistoia.it, 0
pisz.pl,
0
pittsburgh.museum, 0
piw.gov.pl, 0
pixolino.com, 4
pizza, 0
pk, 0
pl, 0
pl.eu.org, 4
pl.ua, 0
place, 0
planetarium.museum, 0
plantation.museum, 0
plants.museum, 0
platform0.app, 4
platformsh.site, 6
platter-app.com, 4
platter-app.dev, 4
platterp.us, 4
play, 0
playstation, 0
playstation-cloud.com, 4
plaza.museum, 0
plc.co.im, 0
plc.ly, 0
plc.uk, 0
plesk.page, 4
pleskns.com, 4
plo.ps, 0
plumbing, 0
plurinacional.bo, 0
plus, 0
pm, 0
pmn.it, 0
pn, 0

pn.it, 0
pnc, 0
po.gov.pl, 0
po.it, 0
poa.br, 0
podhale.pl, 0
podlasie.pl, 0
podzone.net, 4
podzone.org, 4
pohl, 0
point2this.com, 4
pointto.us, 4
poivron.org, 4
poker, 0
pokrovsk.su, 4
pol.dz, 0
pol.ht, 0
pol.tr, 0
police.uk, 0
politica.bo, 0
politie, 0
polkowice.pl, 0
poltava.ua, 0
pomorskie.pl, 0
pomorze.pl, 0
poniatowa.pl, 4
ponpes.id, 0
pony.club, 4
pordenone.it, 0
porn, 0
porsanger.no, 0
porsangu.no, 0
porsgrunn.no, 0
port.fr, 0
portal.museum, 0
portland.museum, 0
portlligat.museum, 0
post, 0
posts-and-telecommunications.museum, 0
potager.org,
4
potenza.it, 0
powiat.pl, 0
poznani.pl, 4
pp.az, 0
pp.ru, 4
pp.se, 0
pp.ua, 4

ppg.br, 0
pr, 0
pr.gov.br, 0
pr.it, 0
pr.leg.br, 4
pr.us, 0
pramerica, 0
prato.it, 0
praxi, 0
prd.fr, 0
prd.km, 0
prd.mg, 0
preservation.museum, 0
presidio.museum, 0
press, 0
press.aero, 0
press.cy, 0
press.ma, 0
press.museum, 0
press.se, 0
presse.ci, 0
presse.km, 0
presse.ml, 0
pri.ee, 0
prime, 0
primetel.cloud, 4
principe.st, 0
priv.at, 4
priv.hu, 0
priv.me, 0
priv.no, 0
priv.pl, 0
privatizehealthinsurance.net, 4
pro, 0
pro.az, 0
pro.br, 0
pro.cy, 0
pro.ec, 0
pro.fj, 0
pro.ht, 0
pro.mv, 0
pro.na, 0
pro.om, 0
pro.pr, 0
pro.tt, 0
pro.vn, 0
prochowice.pl, 0
prod, 0

production.aero, 0
productions, 0
prof, 0
prof.pr, 0
profesional.bo, 0
progressive, 0
project.museum, 0
promo, 0
properties, 0
property, 0
protection, 0
protonet.io, 4
pru, 0
prudential, 0
pruszkow.pl, 0
prvcy.page, 4
przeworsk.pl, 0
ps, 0
psc.br, 0
psi.br, 0
psp.gov.pl, 0
psse.gov.pl, 0
pt, 0
pt.eu.org, 4
pt.it, 0
ptplus.fit, 4
pu.it, 0
pub,
0
pub.sa, 0
publ.pt, 0
public.museum, 0
publishproxy.com, 4
pubol.museum, 0
pubtls.org, 4
pueblo.bo, 0
pug.it, 0
puglia.it, 0
pulawy.pl, 0
pup.gov.pl, 0
pv.it, 0
pvh.br, 0
pvt.ge, 0
pvt.k12.ma.us, 0
pw, 0
pwc, 0
py, 0
pyatigorsk.ru, 4

pymnt.uk, 4
pz.it, 0
q-a.eu.org, 4
q.bg, 0
qa, 0
qa2.com, 4
qbuser.com, 4
qc.ca, 0
qc.com, 4
qcx.io, 4
qh.cn, 0
qld.au, 0
qld.edu.au, 0
qld.gov.au, 0
qpon, 0
qsl.br, 0
qualifioapp.com, 4
quebec, 0
quebec.museum, 0
quest, 0
quicksytes.com, 4
quipelements.com, 6
qvc, 0
r.appspot.com, 6
r.bg, 0
r.cdn77.net, 4
r.se, 0
ra.it, 0
racing, 0
rackmaze.com, 4
rackmaze.net, 4
rade.no, 0
radio, 0
radio.am, 4
radio.br, 0
radio.fm, 4
radom.pl, 0
radoy.no, 0
rag-cloud-ch.hosteur.com, 4
rag-cloud.hosteur.com, 4
ragusa.it, 0
rahkkeravju.no, 0
raholt.no, 0
raid, 0
railroad.museum, 0
railway.museum, 0
raisa.no, 0
rakkestad.no, 0

ralingen.no, 0
rana.no, 0
randaberg.no, 0
rankoshi.hokkaido.jp, 0
ranzan.saitama.jp, 0
ras.ru, 4
rauma.no, 0
ravendb.community, 4
ravendb.me, 4
ravendb.run,
4
ravenna.it, 0
rawa-maz.pl, 0
rc.it, 0
rdv.to, 4
re, 0
re.it, 0
re.kr, 0
read, 0
read-books.org, 4
readmyblog.org, 4
readthedocs.io, 4
realestate, 0
realestate.pl, 0
realm.cz, 4
realtor, 0
realty, 0
rebun.hokkaido.jp, 0
rec.br, 0
rec.co, 0
rec.nf, 0
rec.ro, 0
rec.ve, 0
recht.pro, 0
recife.br, 0
recipes, 0
recreation.aero, 0
red, 0
red.sv, 0
redirectme.net, 4
redstone, 0
redumbrella, 0
reg.dk, 4
reggio-calabria.it, 0
reggio-emilia.it, 0
reggiocalabria.it, 0
reggioemilia.it, 0
rehab, 0

reise, 0
reisen, 0
reit, 0
reklam.hu, 0
rel.ht, 0
rel.pl, 0
reliance, 0
remotewd.com, 4
ren, 0
rendalen.no, 0
rennebu.no, 0
rennesoy.no, 0
rent, 0
rentals, 0
rep.br, 0
rep.kp, 0
repair, 0
repbody.aero, 0
repl.co, 4
repl.run, 4
report, 0
republican, 0
res.aero, 0
res.in, 0
research.aero, 0
research.museum, 0
resindevice.io, 4
resistance.museum, 0
rest, 0
restaurant, 0
review, 0
reviews, 0
revista.bo, 0
rexroth, 0
rg.it, 0
rhcloud.com, 4
ri.it, 0
ri.us, 0
ribeirao.br, 0
rich, 0
richardli, 0
ricoh,
0
rieti.it, 0
rifu.miyagi.jp, 0
riik.ee, 0
rikubetsu.hokkaido.jp, 0
rikuzentakata.iwate.jp, 0

ril, 0
rimini.it, 0
rindal.no, 0
ringebu.no, 0
ringerike.no, 0
ringsaker.no, 0
rio, 0
rio.br, 0
riobranco.br, 0
riodejaneiro.museum, 0
riopreto.br, 0
rip, 0
rishiri.hokkaido.jp, 0
rishirifuji.hokkaido.jp, 0
risor.no, 0
rissa.no, 0
ritto.shiga.jp, 0
rivne.ua, 0
rj.gov.br, 0
rj.leg.br, 4
rl.no, 0
rm.it, 0
rmit, 0
rn.gov.br, 0
rn.it, 0
rn.leg.br, 4
rnrt.tn, 0
rns.tn, 0
rnu.tn, 0
ro, 0
ro.eu.org, 4
ro.gov.br, 0
ro.im, 4
ro.it, 0
ro.leg.br, 4
roan.no, 0
rocher, 0
rochester.museum, 0
rockart.museum, 0
rocks, 0
rodeo, 0
rodoy.no, 0
rogers, 0
rokunohe.aomori.jp, 0
rollag.no, 0
roma.it, 0
roma.museum, 0
rome.it, 0

romsa.no, 0
romskog.no, 0
room, 0
roros.no, 0
rost.no, 0
rotorcraft.aero, 0
router.management, 4
rovigo.it, 0
rovno.ua, 0
royken.no, 0
royrvik.no, 0
rr.gov.br, 0
rr.leg.br, 4
rs, 0
rs.gov.br, 0
rs.leg.br, 4
rsc.cdn77.org, 4
rsvp, 0
ru, 0
ru.com, 4
ru.eu.org, 4
ru.net, 4
rugby, 0
ruhr, 0
run,
0
run.app, 4
ruovat.no, 0
russia.museum, 0
rv.ua, 0
rw, 0
rwe, 0
rybnik.pl, 0
ryd.wafaicloud.com, 4
rygge.no, 0
ryokami.saitama.jp, 0
ryugasaki.ibaraki.jp, 0
ryukyu, 0
ryuoh.shiga.jp, 0
rzeszow.pl, 0
rzgw.gov.pl, 0
s.bg, 0
s.se, 0
s3-ap-northeast-1.amazonaws.com, 4
s3-ap-northeast-2.amazonaws.com, 4
s3-ap-south-1.amazonaws.com, 4
s3-ap-southeast-1.amazonaws.com, 4
s3-ap-southeast-2.amazonaws.com, 4

s3-ca-central-1.amazonaws.com, 4
s3-eu-central-1.amazonaws.com, 4
s3-eu-west-1.amazonaws.com, 4
s3-eu-west-2.amazonaws.com, 4
s3-eu-west-3.amazonaws.com, 4
s3-external-1.amazonaws.com, 4
s3-fips-us-gov-west-1.amazonaws.com, 4
s3-sa-east-1.amazonaws.com, 4
s3-us-east-2.amazonaws.com, 4
s3-us-gov-west-1.amazonaws.com, 4
s3-us-west-1.amazonaws.com, 4
s3-us-west-2.amazonaws.com, 4
s3-website-ap-northeast-1.amazonaws.com, 4
s3-website-ap-southeast-1.amazonaws.com, 4
s3-website-ap-southeast-2.amazonaws.com, 4
s3-website-eu-west-1.amazonaws.com, 4
s3-website-sa-east-1.amazonaws.com, 4
s3-website-us-east-1.amazonaws.com,
4
s3-website-us-west-1.amazonaws.com, 4
s3-website-us-west-2.amazonaws.com, 4
s3-website-ap-northeast-2.amazonaws.com, 4
s3-website.ap-south-1.amazonaws.com, 4
s3-website.ca-central-1.amazonaws.com, 4
s3-website.eu-central-1.amazonaws.com, 4
s3-website.eu-west-2.amazonaws.com, 4
s3-website.eu-west-3.amazonaws.com, 4
s3-website.us-east-2.amazonaws.com, 4
s3.amazonaws.com, 4
s3.ap-northeast-2.amazonaws.com, 4
s3.ap-south-1.amazonaws.com, 4
s3.ca-central-1.amazonaws.com, 4
s3.cn-north-1.amazonaws.com.cn, 4
s3.dualstack.ap-northeast-1.amazonaws.com, 4
s3.dualstack.ap-northeast-2.amazonaws.com, 4
s3.dualstack.ap-south-1.amazonaws.com, 4
s3.dualstack.ap-southeast-1.amazonaws.com, 4
s3.dualstack.ap-southeast-2.amazonaws.com, 4
s3.dualstack.ca-central-1.amazonaws.com, 4
s3.dualstack.eu-central-1.amazonaws.com, 4
s3.dualstack.eu-west-1.amazonaws.com, 4
s3.dualstack.eu-west-2.amazonaws.com, 4
s3.dualstack.eu-west-3.amazonaws.com, 4
s3.dualstack.sa-east-1.amazonaws.com,
4
s3.dualstack.us-east-1.amazonaws.com, 4
s3.dualstack.us-east-2.amazonaws.com, 4
s3.eu-central-1.amazonaws.com, 4

s3.eu-west-2.amazonaws.com, 4
s3.eu-west-3.amazonaws.com, 4
s3.us-east-2.amazonaws.com, 4
s5y.io, 6
sa, 0
sa-east-1.elasticbeanstalk.com, 4
sa.au, 0
sa.com, 4
sa.cr, 0
sa.edu.au, 0
sa.gov.au, 0
sa.gov.pl, 0
sa.it, 0
saarland, 0
sabae.fukui.jp, 0
sado.niigata.jp, 0
safe, 0
safety, 0
safety.aero, 0
saga.jp, 0
saga.saga.jp, 0
sagae.yamagata.jp, 0
sagamihara.kanagawa.jp, 0
saigawa.fukuoka.jp, 0
saijo.ehime.jp, 0
saikai.nagasaki.jp, 0
saiki.oita.jp, 0
saintlouis.museum, 0
saitama.jp, 0
saitama.saitama.jp, 0
saito.miyazaki.jp, 0
saka.hiroshima.jp, 0
sakado.saitama.jp, 0
sakae.chiba.jp, 0
sakae.nagano.jp, 0
sakahogi.gifu.jp, 0
sakai.fukui.jp, 0
sakai.ibaraki.jp, 0
sakai.osaka.jp, 0
sakaiminato.tottori.jp, 0
sakaki.nagano.jp, 0
sakata.yamagata.jp, 0
sakawa.kochi.jp, 0
sakegawa.yamagata.jp, 0
saku.nagano.jp, 0
sakuho.nagano.jp, 0
sakura, 0
sakura.chiba.jp, 0

sakura.tochigi.jp, 0
sakuragawa.ibaraki.jp,
0
sakurai.nara.jp, 0
sakyo.kyoto.jp, 0
salangen.no, 0
salat.no, 0
sale, 0
salem.museum, 0
salerno.it, 0
salon, 0
saltdal.no, 0
salud.bo, 0
salvador.br, 0
salvadordali.museum, 0
salzburg.museum, 0
samegawa.fukushima.jp, 0
samnanger.no, 0
sampa.br, 0
samsclub, 0
samsung, 0
samukawa.kanagawa.jp, 0
sanagochi.tokushima.jp, 0
sanda.hyogo.jp, 0
sandcats.io, 4
sande.more-og-romsdal.no, 0
sande.vestfold.no, 0
sande.xn--mre-og-romsdal-qqb.no, 0
sandefjord.no, 0
sandiego.museum, 0
sandnes.no, 0
sandnessjoen.no, 0
sandoy.no, 0
sandvik, 0
sandvikcoromant, 0
sanfrancisco.museum, 0
sango.nara.jp, 0
sanjo.niigata.jp, 0
sannan.hyogo.jp, 0
sannohe.aomori.jp, 0
sano.tochigi.jp, 0
sanofi, 0
sanok.pl, 0
santabarbara.museum, 0
santacruz.museum, 0
santafe.museum, 0
santamaria.br, 0
santoandre.br, 0

sanuki.kagawa.jp, 0
saobernardo.br, 0
saogonca.br, 0
saotome.st, 0
sap, 0
sapporo.jp, 2
sar.it, 0
sardegna.it, 0
sardinia.it, 0
sarl, 0
saroma.hokkaido.jp, 0
sarpsborg.no, 0
sarufutsu.hokkaido.jp,
0
sas, 0
sasaguri.fukuoka.jp, 0
sasayama.hyogo.jp, 0
sasebo.nagasaki.jp, 0
saskatchewan.museum, 0
sassari.it, 0
satosho.okayama.jp, 0
satsumasendai.kagoshima.jp, 0
satte.saitama.jp, 0
satx.museum, 0
sauda.no, 0
sauherad.no, 0
savannahga.museum, 0
save, 0
saves-the-whales.com, 4
savona.it, 0
saxo, 0
sayama.osaka.jp, 0
sayama.saitama.jp, 0
sayo.hyogo.jp, 0
sb, 0
sb.ua, 0
sbi, 0
sbs, 0
sc, 0
sc.cn, 0
sc.gov.br, 0
sc.ke, 0
sc.kr, 0
sc.leg.br, 4
sc.ls, 0
sc.tz, 0
sc.ug, 0
sc.us, 0

sca, 0
scapp.io, 4
scb, 0
sch.ae, 0
sch.id, 0
sch.ir, 0
sch.jo, 0
sch.lk, 0
sch.ly, 0
sch.ng, 0
sch.qa, 0
sch.sa, 0
sch.so, 4
sch.uk, 2
sch.zm, 0
schaeffler, 0
schlesisches.museum, 0
schmidt, 0
schoenbrunn.museum, 0
schokokeks.net, 4
schokoladen.museum, 0
scholarships, 0
school, 0
school.museum, 0
school.na, 0
school.nz, 0
school.za, 0
schools.nsw.edu.au, 0
schule, 0
schulserver.de, 4
schwarz, 0
schweiz.museum, 0
sci.eg, 0
science, 0
science-fiction.museum, 0
science.museum, 0
scienceandhistory.museum, 0
scienceandindustry.museum,
0
sciencecenter.museum, 0
sciencecenters.museum, 0
sciencehistory.museum, 0
sciences.museum, 0
sciencesnaturelles.museum, 0
scientist.aero, 0
scjohnson, 0
scot, 0
scotland.museum, 0

scrapper-site.net, 4
scrapping.cc, 4
scrysec.com, 4
sd, 0
sd.cn, 0
sd.us, 0
sdn.gov.pl, 0
se, 0
se.eu.org, 4
se.gov.br, 0
se.leg.br, 4
se.net, 4
seaport.museum, 0
search, 0
seat, 0
sebastopol.ua, 0
sec.ps, 0
secure, 0
security, 0
securitytactics.com, 4
seek, 0
seg.br, 0
seidat.net, 4
seihi.nagasaki.jp, 0
seika.kyoto.jp, 0
seiro.niigata.jp, 0
seirou.niigata.jp, 0
seiyo.ehime.jp, 0
sejny.pl, 0
seki.gifu.jp, 0
sekigahara.gifu.jp, 0
sekikawa.niigata.jp, 0
sel.no, 0
selbu.no, 0
select, 0
selfip.biz, 4
selfip.com, 4
selfip.info, 4
selfip.net, 4
selfip.org, 4
selje.no, 0
seljord.no, 0
sells-for-less.com, 4
sells-for-u.com, 4
sells-it.net, 4
sellsyourhome.org, 4
semboku.akita.jp, 0
semine.miyagi.jp, 0

sendai.jp, 2
sener, 0
sennan.osaka.jp, 0
senseering.net, 4
sensiosite.cloud, 6
seoul.kr, 0
sera.hiroshima.jp,
0
seranishi.hiroshima.jp, 0
servebbs.com, 4
servebbs.net, 4
servebbs.org, 4
servebeer.com, 4
serveblog.net, 4
servecounterstrike.com, 4
serveexchange.com, 4
serveftp.com, 4
serveftp.net, 4
serveftp.org, 4
servegame.com, 4
servegame.org, 4
servehalflife.com, 4
servehttp.com, 4
servehumour.com, 4
serveirc.com, 4
serveminecraft.net, 4
servemp3.com, 4
servep2p.com, 4
servepics.com, 4
servequake.com, 4
servesarcasm.com, 4
service.gov.uk, 4
service.one, 4
services, 0
services.aero, 0
ses, 0
setagaya.tokyo.jp, 0
seto.aichi.jp, 0
setouchi.okayama.jp, 0
settlement.museum, 0
settlers.museum, 0
settsu.osaka.jp, 0
sevastopol.ua, 0
seven, 0
sew, 0
sex, 0
sex.hu, 0
sex.pl, 0

sexy, 0
sf.no, 0
sfr, 0
sg, 0
sg-1.paas.massivegrid.net, 4
sg.cloudswitches.com, 4
sh, 0
sh.cn, 0
shacknet.nu, 4
shakotan.hokkaido.jp, 0
shangrila, 0
shari.hokkaido.jp, 0
sharp, 0
shaw, 0
shell, 0
shell.museum, 0
sherbrooke.museum, 0
shia, 0
shibata.miyagi.jp, 0
shibata.niigata.jp, 0
shibecha.hokkaido.jp, 0
shibetsu.hokkaido.jp,
0
shibukawa.gunma.jp, 0
shibuya.tokyo.jp, 0
shichikashuku.miyagi.jp, 0
shichinohe.aomori.jp, 0
shiftdit.io, 4
shiga.jp, 0
shiiba.miyazaki.jp, 0
shijonawate.osaka.jp, 0
shika.ishikawa.jp, 0
shikabe.hokkaido.jp, 0
shikama.miyagi.jp, 0
shikaoi.hokkaido.jp, 0
shikatsu.aichi.jp, 0
shiki.saitama.jp, 0
shikokuchuo.ehime.jp, 0
shiksha, 0
shima.mie.jp, 0
shimabara.nagasaki.jp, 0
shimada.shizuoka.jp, 0
shimamaki.hokkaido.jp, 0
shimamoto.osaka.jp, 0
shimane.jp, 0
shimane.shimane.jp, 0
shimizu.hokkaido.jp, 0
shimizu.shizuoka.jp, 0

shimoda.shizuoka.jp, 0
shimodate.ibaraki.jp, 0
shimofusa.chiba.jp, 0
shimogo.fukushima.jp, 0
shimoichi.nara.jp, 0
shimoji.okinawa.jp, 0
shimokawa.hokkaido.jp, 0
shimokitayama.nara.jp, 0
shimonita.gunma.jp, 0
shimonoseki.yamaguchi.jp, 0
shimosuwa.nagano.jp, 0
shimotsuke.tochigi.jp, 0
shimotsuma.ibaraki.jp, 0
shinagawa.tokyo.jp, 0
shinanomachi.nagano.jp, 0
shingo.aomori.jp, 0
shingu.fukuoka.jp, 0
shingu.hyogo.jp, 0
shingu.wakayama.jp, 0
shinichi.hiroshima.jp,
0
shinjo.nara.jp, 0
shinjo.okayama.jp, 0
shinjo.yamagata.jp, 0
shinjuku.tokyo.jp, 0
shinkamigoto.nagasaki.jp, 0
shinonsen.hyogo.jp, 0
shinshinotsu.hokkaido.jp, 0
shinshiro.aichi.jp, 0
shinto.gunma.jp, 0
shintoku.hokkaido.jp, 0
shintomi.miyazaki.jp, 0
shinyoshitomi.fukuoka.jp, 0
shiogama.miyagi.jp, 0
shiojiri.nagano.jp, 0
shioya.tochigi.jp, 0
shirahama.wakayama.jp, 0
shirakawa.fukushima.jp, 0
shirakawa.gifu.jp, 0
shirako.chiba.jp, 0
shiranuka.hokkaido.jp, 0
shiraoi.hokkaido.jp, 0
shiraoka.saitama.jp, 0
shirataka.yamagata.jp, 0
shiriuchi.hokkaido.jp, 0
shiroi.chiba.jp, 0
shiroishi.miyagi.jp, 0
shiroishi.saga.jp, 0

shirosato.ibaraki.jp, 0
shishikui.tokushima.jp, 0
shiso.hyogo.jp, 0
shisui.chiba.jp, 0
shitara.aichi.jp, 0
shiwa.iwate.jp, 0
shizukuishi.iwate.jp, 0
shizuoka.jp, 0
shizuoka.shizuoka.jp, 0
shobara.hiroshima.jp, 0
shoes, 0
shonai.fukuoka.jp, 0
shonai.yamagata.jp, 0
shoo.okayama.jp, 0
shop, 0
shop.ht, 0
shop.hu, 0
shop.pl, 0
shop.ro, 4
shop.th, 4
shopitsite.com, 4
shopping,
0
shopware.store, 4
shouji, 0
show, 0
show.aero, 0
showa.fukushima.jp, 0
showa.gunma.jp, 0
showa.yamanashi.jp, 0
showtime, 0
shriram, 0
shunan.yamaguchi.jp, 0
shw.io, 4
si, 0
si.eu.org, 4
si.it, 0
sibenik.museum, 0
sic.it, 0
sicilia.it, 0
sicily.it, 0
siellak.no, 0
siena.it, 0
sigdal.no, 0
siljan.no, 0
silk, 0
silk.museum, 0
simple-url.com, 4

sina, 0
sinaapp.com, 4
singles, 0
siracusa.it, 0
sirdal.no, 0
site, 0
siteleaf.net, 4
sites.static.land, 4
sj, 0
sjc.br, 0
sk, 0
sk.ca, 0
sk.eu.org, 4
skanit.no, 0
skanland.no, 0
skaun.no, 0
skedsmo.no, 0
skedsmokorset.no, 0
ski, 0
ski.museum, 0
ski.no, 0
skien.no, 0
skierva.no, 0
skin, 0
skiptvet.no, 0
skjak.no, 0
skjervoy.no, 0
sklep.pl, 0
sko.gov.pl, 0
skoczow.pl, 0
skodje.no, 0
skole.museum, 0
sky, 0
skydiving.aero, 0
skygearapp.com, 4
skype, 0
sl, 0
slask.pl, 0
slattum.no, 0
sld.do, 0
sld.pa, 0
slg.br, 0
sling, 0
slupsk.pl, 0
slz.br, 0
sm, 0
sm.ua, 0
small-web.org, 4

smart, 0
smile, 0
smola.no, 0
sn, 0
sn.cn, 0
snaase.no, 0
snasa.no, 0
sncf,
0
snillfjord.no, 0
snoasa.no, 0
so, 0
so.gov.pl, 0
so.it, 0
sobetsu.hokkaido.jp, 0
soc.dz, 0
soc.lk, 0
soc.srcf.net, 4
soccer, 0
sochi.su, 4
social, 0
society.museum, 0
sodegaura.chiba.jp, 0
soeda.fukuoka.jp, 0
softbank, 0
software, 0
software.aero, 0
sogndal.no, 0
sogne.no, 0
sohu, 0
soja.okayama.jp, 0
soka.saitama.jp, 0
sokndal.no, 0
sola.no, 0
solar, 0
sologne.museum, 0
solund.no, 0
solutions, 0
soma.fukushima.jp, 0
somna.no, 0
sondre-land.no, 0
sondrio.it, 0
song, 0
songdalen.no, 0
soni.nara.jp, 0
sony, 0
soo.kagoshima.jp, 0
sopot.pl, 4

sor-aurdal.no, 0
sor-fron.no, 0
sor-odal.no, 0
sor-varanger.no, 0
sorfold.no, 0
sorocaba.br, 0
sorreisa.no, 0
sortland.no, 0
sorum.no, 0
sos.pl, 0
sosa.chiba.jp, 0
sosnowiec.pl, 0
soundandvision.museum, 0
soundcast.me, 4
southcarolina.museum, 0
southwest.museum, 0
sowa.ibaraki.jp, 0
soy, 0
sp.gov.br, 0
sp.it, 0
sp.leg.br, 4
spa, 0
space, 0
space-to-rent.com, 4
space.museum, 0
spacekit.io, 4
spb.ru, 4
spb.su, 4
spdns.de, 4
spdns.eu, 4
spdns.org, 4
spectrum.myjino.ru,
6
sphinx.mythic-beasts.com, 4
spjelkavik.no, 0
sport, 0
sport.hu, 0
spot, 0
spreadbetting, 0
spy.museum, 0
spydeberg.no, 0
square.museum, 0
square7.ch, 4
square7.de, 4
square7.net, 4
sr, 0
sr.gov.pl, 0
sr.it, 0

srl, 0
srv.br, 0
ss, 0
ss.it, 0
ssl.origin.cdn77-secure.org, 4
st, 0
st.no, 0
stackhero-network.com, 4
stada, 0
stadt.museum, 0
stage.nodeart.io, 4
staging.onred.one, 4
stalbans.museum, 0
stalowa-wola.pl, 0
stange.no, 0
staples, 0
star, 0
starachowice.pl, 0
stargard.pl, 0
starnberg.museum, 0
starostwo.gov.pl, 0
stat.no, 0
state.museum, 0
statebank, 0
statefarm, 0
stateofdelaware.museum, 0
stathelle.no, 0
static-access.net, 4
static.land, 4
static.observableusercontent.com, 4
statics.cloud, 6
station.museum, 0
stavanger.no, 0
stavern.no, 0
stc, 0
stcgroup, 0
steam.museum, 0
steiermark.museum, 0
steigen.no, 0
steinkjer.no, 0
stg.dev, 6
sth.ac.at, 0
stjohn.museum, 0
stjordal.no, 0
stjordalshalsen.no, 0
stockholm, 0
stockholm.museum, 0
stokke.no, 0

stolos.io, 6
stor-elvdal.no,
0
storage, 0
storage.yandexcloud.net, 4
stord.no, 0
stordal.no, 0
store, 0
store.bb, 0
store.dk, 4
store.nf, 0
store.ro, 0
store.st, 0
store.ve, 0
storfjord.no, 0
storj.farm, 4
stpetersburg.museum, 0
strand.no, 0
stranda.no, 0
stream, 0
stryn.no, 0
student.aero, 0
studio, 0
study, 0
stuff-4-sale.org, 4
stuff-4-sale.us, 4
stufftoread.com, 4
stuttgart.museum, 0
style, 0
su, 0
sucks, 0
sue.fukuoka.jp, 0
suedtirol.it, 0
suginami.tokyo.jp, 0
sugito.saitama.jp, 0
suifu.ibaraki.jp, 0
suisse.museum, 0
suita.osaka.jp, 0
sukagawa.fukushima.jp, 0
sukumo.kochi.jp, 0
sula.no, 0
suldal.no, 0
suli.hu, 0
sumida.tokyo.jp, 0
sumita.iwate.jp, 0
sumoto.hyogo.jp, 0
sumoto.kumamoto.jp, 0
sumy.ua, 0

sunagawa.hokkaido.jp, 0
sund.no, 0
sunndal.no, 0
supplies, 0
supply, 0
support, 0
surf, 0
surgeonshall.museum, 0
surgery, 0
surnadal.no, 0
surrey.museum, 0
susaki.kochi.jp, 0
susono.shizuoka.jp, 0
suwa.nagano.jp, 0
suwalki.pl, 0
suzaka.nagano.jp, 0
suzu.ishikawa.jp, 0
suzuka.mie.jp, 0
suzuki, 0
sv,
0
sv.it, 0
svalbard.no, 0
svc.firenet.ch, 6
sveio.no, 0
svelvik.no, 0
svizzera.museum, 0
svn-repos.de, 4
swatch, 0
sweden.museum, 0
sweetpepper.org, 4
swidnica.pl, 0
swidnik.pl, 4
swiebodzin.pl, 0
swiftcover, 0
swinoujscie.pl, 0
swiss, 0
sx, 0
sx.cn, 0
sy, 0
sydney, 0
sydney.museum, 0
sykkylven.no, 0
syncloud.it, 4
syno-ds.de, 4
synology-diskstation.de, 4
synology-ds.de, 4
synology.me, 4

sys.qcx.io, 6
systems, 0
sytes.net, 4
sz, 0
szczecin.pl, 0
szczytno.pl, 0
szex.hu, 0
szkola.pl, 0
t.bg, 0
t.se, 0
t3l3p0rt.net, 4
ta.it, 0
taa.it, 0
tab, 0
tabayama.yamanashi.jp, 0
tabuse.yamaguchi.jp, 0
tachiarai.fukuoka.jp, 0
tachikawa.tokyo.jp, 0
tadaoka.osaka.jp, 0
tado.mie.jp, 0
tadotsu.kagawa.jp, 0
tagajo.miyagi.jp, 0
tagami.niigata.jp, 0
tagawa.fukuoka.jp, 0
tahara.aichi.jp, 0
taifun-dns.de, 4
taiji.wakayama.jp, 0
taiki.hokkaido.jp, 0
taiki.mie.jp, 0
tainai.niigata.jp, 0
taipei, 0
taira.toyama.jp, 0
taishi.hyogo.jp, 0
taishi.osaka.jp, 0
taishin.fukushima.jp, 0
taito.tokyo.jp, 0
taiwa.miyagi.jp,
0
tajimi.gifu.jp, 0
tajiri.osaka.jp, 0
taka.hyogo.jp, 0
takagi.nagano.jp, 0
takahagi.ibaraki.jp, 0
takahama.aichi.jp, 0
takahama.fukui.jp, 0
takaharu.miyazaki.jp, 0
takahashi.okayama.jp, 0
takahata.yamagata.jp, 0

takaishi.osaka.jp, 0
takamatsu.kagawa.jp, 0
takamori.kumamoto.jp, 0
takamori.nagano.jp, 0
takanabe.miyazaki.jp, 0
takanezawa.tochigi.jp, 0
takaoka.toyama.jp, 0
takarazuka.hyogo.jp, 0
takasago.hyogo.jp, 0
takasaki.gunma.jp, 0
takashima.shiga.jp, 0
takasu.hokkaido.jp, 0
takata.fukuoka.jp, 0
takatori.nara.jp, 0
takatsuki.osaka.jp, 0
takatsuki.shiga.jp, 0
takayama.gifu.jp, 0
takayama.gunma.jp, 0
takayama.nagano.jp, 0
takazaki.miyazaki.jp, 0
takehara.hiroshima.jp, 0
taketa.oita.jp, 0
taketomi.okinawa.jp, 0
taki.mie.jp, 0
takikawa.hokkaido.jp, 0
takino.hyogo.jp, 0
takinoue.hokkaido.jp, 0
takko.aomori.jp, 0
tako.chiba.jp, 0
taku.saga.jp, 0
talk, 0
tama.tokyo.jp, 0
tamakawa.fukushima.jp, 0
tamaki.mie.jp, 0
tamamura.gunma.jp, 0
tamano.okayama.jp, 0
tamatsukuri.ibaraki.jp, 0
tamayu.shimane.jp,
0
tamba.hyogo.jp, 0
tana.no, 0
tanabe.kyoto.jp, 0
tanabe.wakayama.jp, 0
tanagura.fukushima.jp, 0
tananger.no, 0
tank.museum, 0
tanohata.iwate.jp, 0
taobao, 0

tara.saga.jp, 0
tarama.okinawa.jp, 0
taranto.it, 0
target, 0
targi.pl, 0
tarnobrzeg.pl, 0
tarui.gifu.jp, 0
tarumizu.kagoshima.jp, 0
tas.au, 0
tas.edu.au, 0
tas.gov.au, 0
tashkent.su, 4
tatamotors, 0
tatar, 0
tatebayashi.gunma.jp, 0
tateshina.nagano.jp, 0
tateyama.chiba.jp, 0
tateyama.toyama.jp, 0
tatsuno.hyogo.jp, 0
tatsuno.nagano.jp, 0
tattoo, 0
tawaramoto.nara.jp, 0
tax, 0
taxi, 0
taxi.br, 0
tc, 0
tc.br, 0
tci, 0
tcm.museum, 0
tcp4.me, 4
td, 0
tdk, 0
te.it, 0
te.ua, 0
teaches-yoga.com, 4
team, 0
tec.br, 0
tec.mi.us, 0
tec.ve, 0
tech, 0
technology, 0
technology.museum, 0
tecnologia.bo, 0
tel, 0
tel.tr, 0
tele.amune.org, 4
telebit.app, 4
telebit.io, 4

telebit.xyz, 6
telekommunikation.museum, 0
television.museum, 0
temasek, 0
temp-dns.com, 4
tempio-olbia.it, 0
tempioolbia.it, 0
tendo.yamagata.jp, 0
tenei.fukushima.jp, 0
tenkawa.nara.jp,
0
tennis, 0
tenri.nara.jp, 0
teo.br, 0
teramo.it, 0
termez.su, 4
terni.it, 0
ternopil.ua, 0
teshikaga.hokkaido.jp, 0
test-iserv.de, 4
test.ru, 4
test.tj, 0
teva, 0
texas.museum, 0
textile.museum, 0
tf, 0
tg, 0
tgory.pl, 0
th, 0
thd, 0
the.br, 0
theater, 0
theater.museum, 0
theatre, 0
theworkpc.com, 4
thingdustdata.com, 4
thruhere.net, 4
tiao, 0
tickets, 0
tienda, 0
tiffany, 0
time.museum, 0
time.no, 0
timekeeping.museum, 0
tingvoll.no, 0
tinn.no, 0
tips, 0
tires, 0

tirol, 0
tj, 0
tj.cn, 0
tjeldsund.no, 0
tjmaxx, 0
tjome.no, 0
tjx, 0
tk, 0
tkmaxx, 0
tksat.bo, 0
tl, 0
tlon.network, 4
tm, 0
tm.cy, 0
tm.dz, 0
tm.fr, 0
tm.hu, 0
tm.km, 0
tm.mc, 0
tm.mg, 0
tm.no, 0
tm.pl, 0
tm.ro, 0
tm.se, 0
tm.za, 0
tmall, 0
tmp.br, 0
tn, 0
tn.it, 0
tn.us, 0
to, 0
to.gov.br, 0
to.gt, 4
to.it, 0
to.leg.br, 4
to.md, 4
to.work, 4
toba.mie.jp, 0
tobe.ehime.jp, 0
tobetsu.hokkaido.jp, 0
tobishima.aichi.jp, 0
tochigi.jp, 0
tochigi.tochigi.jp, 0
tochio.niigata.jp, 0
toda.saitama.jp, 0
today, 0
toei.aichi.jp,

0
toga.toyama.jp, 0
togakushi.nagano.jp, 0
togane.chiba.jp, 0
togitsu.nagasaki.jp, 0
togliatti.su, 4
togo.aichi.jp, 0
togura.nagano.jp, 0
tohma.hokkaido.jp, 0
tohnosho.chiba.jp, 0
toho.fukuoka.jp, 0
tokai.aichi.jp, 0
tokai.ibaraki.jp, 0
tokamachi.niigata.jp, 0
tokashiki.okinawa.jp, 0
toki.gifu.jp, 0
tokigawa.saitama.jp, 0
tokke.no, 0
tokoname.aichi.jp, 0
tokorozawa.saitama.jp, 0
tokushima.jp, 0
tokushima.tokushima.jp, 0
tokuyama.yamaguchi.jp, 0
tokyo, 0
tokyo.jp, 0
tolga.no, 0
tomakomai.hokkaido.jp, 0
tomari.hokkaido.jp, 0
tome.miyagi.jp, 0
tomi.nagano.jp, 0
tomigusuku.okinawa.jp, 0
tomika.gifu.jp, 0
tomioka.gunma.jp, 0
tomisato.chiba.jp, 0
tomiya.miyagi.jp, 0
tomobe.ibaraki.jp, 0
tonaki.okinawa.jp, 0
tonami.toyama.jp, 0
tondabayashi.osaka.jp, 0
tone.ibaraki.jp, 0
tono.iwate.jp, 0
tonosho.kagawa.jp, 0
tonsberg.no, 0
toolforge.org, 4
tools, 0
toon.ehime.jp, 0
top, 0
topology.museum, 0

torahime.shiga.jp, 0
toray, 0
toride.ibaraki.jp, 0
torino.it, 0
torino.museum, 0
torsken.no, 0
tos.it,
0
tosa.kochi.jp, 0
tosashimizu.kochi.jp, 0
toscana.it, 0
toshiba, 0
toshima.tokyo.jp, 0
tosu.saga.jp, 0
total, 0
tottori.jp, 0
tottori.tottori.jp, 0
touch.museum, 0
tourism.pl, 0
tourism.tn, 0
tours, 0
towada.aomori.jp, 0
town, 0
town.museum, 0
townnews-staging.com, 4
toya.hokkaido.jp, 0
toyako.hokkaido.jp, 0
toyama.jp, 0
toyama.toyama.jp, 0
toyo.kochi.jp, 0
toyoake.aichi.jp, 0
toyohashi.aichi.jp, 0
toyokawa.aichi.jp, 0
toyonaka.osaka.jp, 0
toyone.aichi.jp, 0
toyono.osaka.jp, 0
toyooka.hyogo.jp, 0
toyosato.shiga.jp, 0
toyota, 0
toyota.aichi.jp, 0
toyota.yamaguchi.jp, 0
toyotomi.hokkaido.jp, 0
toyotsu.fukuoka.jp, 0
toyoura.hokkaido.jp, 0
toys, 0
tozawa.yamagata.jp, 0
tozsde.hu, 0
tp.it, 0

tr, 0
tr.eu.org, 4
tr.it, 0
tr.no, 0
tra.kp, 0
trade, 0
trader.aero, 0
trading, 0
trading.aero, 0
traeumtgerade.de, 4
trafficplex.cloud, 4
trainer.aero, 0
training, 0
trana.no, 0
tranby.no, 0
trani-andria-barletta.it, 0
trani-barletta-andria.it, 0
traniandriabarletta.it, 0
tranibarlettaandria.it,
0
tranoy.no, 0
translate.goog, 4
transport.museum, 0
transporte.bo, 0
transurl.be, 6
transurl.eu, 6
transurl.nl, 6
trapani.it, 0
travel, 0
travel.pl, 0
travel.tt, 0
travelchannel, 0
travelers, 0
travelersinsurance, 0
trd.br, 0
tree.museum, 0
trentin-sud-tirol.it, 0
trentin-sudtirol.it, 0
trentin-sued-tirol.it, 0
trentin-suedtirol.it, 0
trentino-a-adige.it, 0
trentino-aadige.it, 0
trentino-alto-adige.it, 0
trentino-altoadige.it, 0
trentino-s-tirol.it, 0
trentino-stirol.it, 0
trentino-sud-tirol.it, 0
trentino-sudtirol.it, 0

trentino-sued-tirol.it, 0
trentino-suedtirol.it, 0
trentino.it, 0
trentinoa-adige.it, 0
trentinoadige.it, 0
trentinoalto-adige.it, 0
trentinoaltoadige.it, 0
trentinos-tirol.it, 0
trentinostirol.it, 0
trentinosud-tirol.it, 0
trentinosudtirol.it, 0
trentinosued-tirol.it, 0
trentinosuedtirol.it, 0
trentinsud-tirol.it, 0
trentinsudtirol.it, 0
trentinsued-tirol.it, 0
trentinsuedtirol.it, 0
trento.it, 0
treviso.it, 0
trieste.it, 0
triton.zone, 6
troandin.no, 0
trogstad.no,
0
troitsk.su, 4
trolley.museum, 0
tromsa.no, 0
tromso.no, 0
trondheim.no, 0
trust, 0
trust.museum, 0
trustee.museum, 0
trv, 0
trycloudflare.com, 4
trysil.no, 0
ts.it, 0
tselinograd.su, 4
tsk.tr, 0
tsu.mie.jp, 0
tsubame.niigata.jp, 0
tsubata.ishikawa.jp, 0
tsubetsu.hokkaido.jp, 0
tsuchiura.ibaraki.jp, 0
tsuga.tochigi.jp, 0
tsugaru.aomori.jp, 0
tsuiki.fukuoka.jp, 0
tsukigata.hokkaido.jp, 0
tsukiyono.gunma.jp, 0

tsukuba.ibaraki.jp, 0
tsukui.kanagawa.jp, 0
tsukumi.oita.jp, 0
tsumagoi.gunma.jp, 0
tsunan.niigata.jp, 0
tsuno.kochi.jp, 0
tsuno.miyazaki.jp, 0
tsuru.yamanashi.jp, 0
tsuruga.fukui.jp, 0
tsurugashima.saitama.jp, 0
tsurugi.ishikawa.jp, 0
tsuruoka.yamagata.jp, 0
tsuruta.aomori.jp, 0
tsushima.aichi.jp, 0
tsushima.nagasaki.jp, 0
tsuwano.shimane.jp, 0
tsuyama.okayama.jp, 0
tt, 0
tt.im, 0
tube, 0
tui, 0
tula.su, 4
tunes, 0
tunk.org, 4
tur.ar, 0
tur.br, 0
turek.pl, 0
turen.tn, 0
turin.it, 0
turystyka.pl, 0
tuscany.it, 0
tushu, 0
tuva.su, 4
tuxfamily.org, 4
tv, 0
tv.bb, 0
tv.bo, 0
tv.br,
0
tv.im, 0
tv.it, 0
tv.kg, 4
tv.na, 0
tv.sd, 0
tv.tr, 0
tv.tz, 0
tvedestrand.no, 0
tvs, 0

tw, 0
tw.cn, 0
twmail.cc, 4
twmail.net, 4
twmail.org, 4
tx.us, 0
tychy.pl, 0
tydal.no, 0
tynset.no, 0
tysfjord.no, 0
tysnes.no, 0
tysvar.no, 0
tz, 0
u.bg, 0
u.channelsdvr.net, 4
u.se, 0
u2-local.xnbay.com, 4
u2.xnbay.com, 4
ua, 0
ua.rs, 4
ubank, 0
ube.yamaguchi.jp, 0
uber.space, 4
uberspace.de, 6
ubs, 0
uchihara.ibaraki.jp, 0
uchiko.ehime.jp, 0
uchinada.ishikawa.jp, 0
uchinomi.kagawa.jp, 0
ud.it, 0
uda.nara.jp, 0
udi.br, 0
udine.it, 0
udono.mie.jp, 0
ueda.nagano.jp, 0
ueno.gunma.jp, 0
uenohara.yamanashi.jp, 0
ufcfan.org, 4
ug, 0
ug.gov.pl, 0
ugim.gov.pl, 0
uhren.museum, 0
ui.nabu.casa, 4
uji.kyoto.jp, 0
ujiie.tochigi.jp, 0
ujitawara.kyoto.jp, 0
uk, 0
uk.com, 4

uk.eu.org, 4
uk.kg, 4
uk.net, 4
uk.primetel.cloud, 4
uk.reclaim.cloud, 4
uk0.bigv.io, 4
ukco.me, 4
uki.kumamoto.jp, 0
ukiha.fukuoka.jp, 0
uklugs.org, 4
ullensaker.no, 0
ullensvang.no, 0
ulm.museum, 0
ulsan.kr, 0
ulvik.no, 0
um.gov.pl, 0
umaji.kochi.jp,
0
umb.it, 0
umbria.it, 0
umi.fukuoka.jp, 0
umig.gov.pl, 0
unazuki.toyama.jp, 0
undersea.museum, 0
uni5.net, 4
unicloud.pl, 4
unicom, 0
union.aero, 0
univ.sn, 0
university, 0
university.museum, 0
unjarga.no, 0
unnan.shimane.jp, 0
uno, 0
unusualperson.com, 4
unzen.nagasaki.jp, 0
uol, 0
uonuma.niigata.jp, 0
uozu.toyama.jp, 0
upaas.kazteleport.kz, 4
upow.gov.pl, 0
uppo.gov.pl, 0
ups, 0
urakawa.hokkaido.jp, 0
urasoe.okinawa.jp, 0
orausu.hokkaido.jp, 0
urawa.saitama.jp, 0
urayasu.chiba.jp, 0

urbino-pesaro.it, 0
urbinopesaro.it, 0
ureshino.mie.jp, 0
uri.arpa, 0
url.tw, 4
urn.arpa, 0
urown.cloud, 4
uruma.okinawa.jp, 0
uryu.hokkaido.jp, 0
us, 0
us-1.evennode.com, 4
us-2.evennode.com, 4
us-3.evennode.com, 4
us-4.evennode.com, 4
us-east-1.amazonaws.com, 4
us-east-1.elasticbeanstalk.com, 4
us-east-2.elasticbeanstalk.com, 4
us-gov-west-1.elasticbeanstalk.com, 4
us-west-1.elasticbeanstalk.com, 4
us-west-2.elasticbeanstalk.com, 4
us.ax, 4
us.com, 4
us.eu.org, 4
us.gov.pl, 0
us.kg, 4
us.na,
0
us.org, 4
us.platform.sh, 4
us.reclaim.cloud, 4
usa.museum, 0
usa.oita.jp, 0
usantiques.museum, 0
usarts.museum, 0
uscountrystate.museum, 0
usculture.museum, 0
usdecorativearts.museum, 0
user.aseinet.ne.jp, 4
user.party.eus, 4
user.srcf.net, 4
usercontent.jp, 4
users.scale.virtualcloud.com.br, 4
usgarden.museum, 0
ushiku.ibaraki.jp, 0
ushistory.museum, 0
ushuaia.museum, 0
uslivinghistory.museum, 0
usr.cloud.muni.cz, 4

ustka.pl, 0
usui.fukuoka.jp, 0
usuki.oita.jp, 0
ut.us, 0
utah.museum, 0
utashinai.hokkaido.jp, 0
utazas.hu, 0
utazu.kagawa.jp, 0
uto.kumamoto.jp, 0
utsira.no, 0
utsunomiya.tochigi.jp, 0
utwente.io, 4
uvic.museum, 0
uw.gov.pl, 0
uwajima.ehime.jp, 0
uwu.ai, 4
uwu.nu, 4
uy, 0
uy.com, 4
uz, 0
uz.ua, 0
uzhgorod.ua, 0
uzs.gov.pl, 0
v-info.info, 4
v.bg, 0
v.ua, 4
va, 0
va.it, 0
va.no, 0
va.us, 0
vaapste.no, 0
vacations, 0
vadso.no, 0
vaga.no, 0
vagan.no, 0
vagsoy.no, 0
vaksdal.no, 0
val-d-aosta.it, 0
val-daosta.it, 0
vald-aosta.it, 0
valdaosta.it, 0
valer.hedmark.no, 0
valer.ostfold.no,
0
valle-aosta.it, 0
valle-d-aosta.it, 0
valle-daosta.it, 0
valle.no, 0

valleaosta.it, 0
valled-aosta.it, 0
valledaosta.it, 0
vallee-aoste.it, 0
vallee-d-aoste.it, 0
valleeaoste.it, 0
valleedaoste.it, 0
valley.museum, 0
vana, 0
vang.no, 0
vanguard, 0
vantaa.museum, 0
vanylven.no, 0
vao.it, 0
vapor.cloud, 4
vaporcloud.io, 4
vardo.no, 0
varese.it, 0
varggat.no, 0
varoy.no, 0
vb.it, 0
vc, 0
vc.it, 0
vda.it, 0
ve, 0
ve.it, 0
vefsn.no, 0
vega.no, 0
vegarshei.no, 0
vegas, 0
ven.it, 0
veneto.it, 0
venezia.it, 0
venice.it, 0
vennesla.no, 0
ventures, 0
verbania.it, 0
vercel.app, 4
vercel.dev, 4
vercelli.it, 0
verdal.no, 0
verisign, 0
verona.it, 0
verran.no, 0
versailles.museum, 0
versicherung, 0
vestby.no, 0
vestnes.no, 0

vestre-slidre.no, 0
vestre-toten.no, 0
vestvagoy.no, 0
vet, 0
vet.br, 0
veterinaire.fr, 0
veterinaire.km, 0
vevelstad.no, 0
vf.no, 0
vg, 0
vgs.no, 0
vi, 0
vi.it, 0
vi.us, 0
viajes, 0
vibo-valentia.it, 0
vibovalentia.it, 0
vic.au, 0
vic.edu.au, 0
vic.gov.au, 0
vicenza.it,
0
video, 0
video.hu, 0
vig, 0
vik.no, 0
viking, 0
viking.museum, 0
vikna.no, 0
village.museum, 0
villas, 0
vin, 0
vindafjord.no, 0
vinnica.ua, 0
vinnytsia.ua, 0
vip, 0
vip.jelastic.cloud, 4
vipsinaapp.com, 4
virgin, 0
virginia.museum, 0
virtual-user.de, 4
virtual.museum, 0
virtualserver.io, 4
virtualuser.de, 4
virtueeldomein.nl, 4
virtuel.museum, 0
visa, 0
vision, 0

viterbo.it, 0
viva, 0
vivo, 0
vix.br, 0
vlaanderen, 0
vlaanderen.museum, 0
vladikavkaz.ru, 4
vladikavkaz.su, 4
vladimir.ru, 4
vladimir.su, 4
vlog.br, 0
vm.bytemark.co.uk, 4
vn, 0
vn.ua, 0
voagat.no, 0
vodka, 0
volda.no, 0
volkenkunde.museum, 0
volkswagen, 0
vologda.su, 4
volvo, 0
volyn.ua, 0
voorloper.cloud, 4
voss.no, 0
vossevangen.no, 0
vote, 0
voting, 0
voto, 0
voyage, 0
vpndns.net, 4
vpnplus.to, 4
vps.mcdir.ru, 4
vps.myjino.ru, 6
vr.it, 0
vs.it, 0
vs.mythic-beasts.com, 4
vt.it, 0
vt.us, 0
vu, 0
vuelos, 0
vv.it, 0
vxl.sh, 4
w.bg, 0
w.se, 0
wa.au, 0
wa.edu.au, 0
wa.gov.au, 0
wa.us, 0

wada.nagano.jp, 0
wafflecell.com,
4
wajiki.tokushima.jp, 0
wajima.ishikawa.jp, 0
wakasa.fukui.jp, 0
wakasa.tottori.jp, 0
wakayama.jp, 0
wakayama.wakayama.jp, 0
wake.okayama.jp, 0
wakkanai.hokkaido.jp, 0
wakuya.miyagi.jp, 0
walbrzych.pl, 0
wales, 0
wales.museum, 0
wallonie.museum, 0
walmart, 0
walter, 0
wang, 0
wanggou, 0
wanouchi.gifu.jp, 0
war.museum, 0
warabi.saitama.jp, 0
warmia.pl, 0
warszawa.pl, 0
washingtondc.museum, 0
washtenaw.mi.us, 0
wassamu.hokkaido.jp, 0
watarai.mie.jp, 0
watari.miyagi.jp, 0
watch, 0
watch-and-clock.museum, 0
watchandclock.museum, 0
watches, 0
waw.pl, 0
wazuka.kyoto.jp, 0
wblog.id, 4
wbq.me, 4
we.bs, 4
we.tc, 4
weather, 0
weatherchannel, 0
web.app, 4
web.bo, 0
web.co, 0
web.do, 0
web.gu, 0
web.id, 0

web.in, 4
web.lk, 0
web.nf, 0
web.ni, 0
web.pk, 0
web.tj, 0
web.tr, 0
web.ve, 0
web.za, 0
webcam, 0
weber, 0
webhare.dev, 6
webhop.biz, 4
webhop.info, 4
webhop.me, 4
webhop.net, 4
webhop.org, 4
webhosting.be, 4
webredirect.org, 4
website, 0
website.yandexcloud.net, 4
webspace.rocks, 4
wedding,
0
wedeploy.io, 4
wedeploy.me, 4
wedeploy.sh, 4
wegrow.pl, 0
weibo, 0
weir, 0
wellbeingzone.co.uk, 4
wellbeingzone.eu, 4
west1-us.cloudjiffy.net, 4
western.museum, 0
westeurope.azurestaticapps.net, 4
westfalen.museum, 0
westus2.azurestaticapps.net, 4
wf, 0
whaling.museum, 0
whoswho, 0
wi.us, 0
wielun.pl, 0
wien, 0
wien.funkfeuer.at, 4
wif.gov.pl, 0
wiih.gov.pl, 0
wiki, 0
wiki.bo, 0

wiki.br, 0
wildlife.museum, 0
williamhill, 0
williamsburg.museum, 0
win, 0
winb.gov.pl, 0
windmill.museum, 0
windows, 0
wine, 0
winners, 0
wios.gov.pl, 0
witd.gov.pl, 0
withgoogle.com, 4
withyoutube.com, 4
wiw.gov.pl, 0
wlocl.pl, 0
wloclawek.pl, 0
wmcloud.org, 4
wme, 0
wmflabs.org, 4
wnext.app, 4
wodzislaw.pl, 0
wolomin.pl, 0
wolterskluwer, 0
woodside, 0
work, 0
workers.dev, 4
workinggroup.aero, 0
workisboring.com, 4
works, 0
works.aero, 0
workshop.museum, 0
world, 0
worse-than.tv, 4
wow, 0
wpdevcloud.com, 4
wpenginepowered.com, 4
writesthisblog.com, 4
wroc.pl, 4
wroclaw.pl, 0
ws, 0
ws.na, 0
wsa.gov.pl,
0
wskr.gov.pl, 0
wtc, 0
wtf, 0
wuo.gov.pl, 0

wv.us, 0
www.ck, 1
www.ro, 0
wy.us, 0
wzmiuw.gov.pl, 0
x.bg, 0
x.mythic-beasts.com, 4
x.se, 0
x443.pw, 4
xbox, 0
xen.prgmr.com, 4
xenapponazure.com, 4
xerox, 0
xfinity, 0
xihuan, 0
xin, 0
xj.cn, 0
xn--0trq7p7nn.jp, 0
xn--11b4c3d, 0
xn--12c1fe0br.xn--o3cw4h, 0
xn--12cfi8ixb8l.xn--o3cw4h, 0
xn--12co0c3b4eva.xn--o3cw4h, 0
xn--1ck2e1b, 0
xn--1ctwo.jp, 0
xn--1lqs03n.jp, 0
xn--1lqs71d.jp, 0
xn--1qqw23a, 0
xn--2m4a15e.jp, 0
xn--2scrj9c, 0
xn--30rr7y, 0
xn--32vp30h.jp, 0
xn--3bst00m, 0
xn--3ds443g, 0
xn--3e0b707e, 0
xn--3hcrj9c, 0
xn--3oq18vl8pn36a, 0
xn--3pxu8k, 0
xn--42c2d9a, 0
xn--45br5cyl, 0
xn--45brj9c, 0
xn--45q11c, 0
xn--4gbrim, 0
xn--4it168d.jp, 0
xn--4it797k.jp, 0
xn--4pvxs.jp, 0
xn--54b7fta0cc, 0
xn--55qw42g, 0
xn--55qx5d, 0

xn--55qx5d.cn, 0
xn--55qx5d.hk, 0
xn--55qx5d.xn--j6w193g, 0
xn--5js045d.jp, 0
xn--5rtp49c.jp, 0
xn--5rtq34k.jp, 0
xn--5su34j936bgsg, 0
xn--5tzm5g, 0
xn--6btw5a.jp, 0
xn--6frz82g, 0
xn--6orx2r.jp, 0
xn--6qq986b3xl, 0
xn--7t0a264c.jp,
0
xn--80adxhks, 0
xn--80ao21a, 0
xn--80aqecdr1a, 0
xn--80asehdb, 0
xn--80aswg, 0
xn--80au.xn--90a3ac, 0
xn--8ltr62k.jp, 0
xn--8pvr4u.jp, 0
xn--8y0a063a, 0
xn--90a3ac, 0
xn--90ae, 0
xn--90ais, 0
xn--90azh.xn--90a3ac, 0
xn--9dbhblg6di.museum, 0
xn--9dbq2a, 0
xn--9et52u, 0
xn--9krt00a, 0
xn--andy-ira.no, 0
xn--aroport-bya.ci, 0
xn--asky-ira.no, 0
xn--aurskog-hland-jnb.no, 0
xn--avery-yua.no, 0
xn--b-5ga.nordland.no, 0
xn--b-5ga.telemark.no, 0
xn--b4w605ferd, 0
xn--balsan-sdtirol-nsb.it, 0
xn--bck1b9a5dre4c, 0
xn--bdddj-mrabd.no, 0
xn--bearalvhki-y4a.no, 0
xn--berlevg-jxa.no, 0
xn--bhcavuotna-s4a.no, 0
xn--bhccavuotna-k7a.no, 0
xn--bidr-5nac.no, 0
xn--bievt-0qa.no, 0

xn--bjarky-fya.no, 0
xn--bjddar-pta.no, 0
xn--blt-elab.no, 0
xn--bmlo-gra.no, 0
xn--bod-2na.no, 0
xn--bozen-sdtirol-2ob.it, 0
xn--brnny-wuac.no, 0
xn--brnysund-m8ac.no, 0
xn--brum-voa.no, 0
xn--btsfjord-9za.no, 0
xn--bulsan-sdtirol-nsb.it, 0
xn--c1avg, 0
xn--c1avg.xn--90a3ac, 0
xn--c2br7g, 0
xn--c3s14m.jp, 0
xn--cck2b3b,
0
xn--cckwxcetd, 0
xn--cesena-forl-mcb.it, 0
xn--cesenaforl-i8a.it, 0
xn--cg4bki, 0
xn--ciqpn.hk, 0
xn--clchc0ea0b2g2a9gcd, 0
xn--comunicaes-v6a2o.museum, 0
xn--correios-e-telecomunicaes-ghc29a.museum, 0
xn--cZR694b, 0
xn--czrs0t, 0
xn--czru2d, 0
xn--czrw28b.tw, 0
xn--d1acj3b, 0
xn--d1alf, 0
xn--d1at.xn--90a3ac, 0
xn--d5qv7z876c.jp, 0
xn--davvenjrga-y4a.no, 0
xn--djrs72d6uy.jp, 0
xn--djty4k.jp, 0
xn--dnna-gra.no, 0
xn--drbak-wua.no, 0
xn--dyry-ira.no, 0
xn--e1a4c, 0
xn--eckvdtc9d, 0
xn--efvn9s.jp, 0
xn--efvy88h, 0
xn--ehqz56n.jp, 0
xn--elqq16h.jp, 0
xn--eveni-0qa01ga.no, 0
xn--f6qx53a.jp, 0
xn--fct429k, 0

xn--fhbei, 0
xn--finny-yua.no, 0
xn--fiq228c5hs, 0
xn--fiq64b, 0
xn--fiqs8s, 0
xn--fiqz9s, 0
xn--fjord-lra.no, 0
xn--fjq720a, 0
xn--fl-zia.no, 0
xn--flor-jra.no, 0
xn--flw351e, 0
xn--forl-cesena-fcb.it, 0
xn--forlcesena-c8a.it, 0
xn--fpcrj9c3d, 0
xn--frde-gra.no, 0
xn--frna-woa.no, 0
xn--frya-hra.no, 0
xn--fzc2c9e2c, 0
xn--fzys8d69uvgm, 0
xn--g2xx48c, 0
xn--gckr3f0f, 0
xn--gecrj9c,
0
xn--ggaviika-8ya47h.no, 0
xn--gildeskl-g0a.no, 0
xn--givuotna-8ya.no, 0
xn--gjvik-wua.no, 0
xn--gk3at1e, 0
xn--gls-elac.no, 0
xn--gmq050i.hk, 0
xn--gmqw5a.hk, 0
xn--gmqw5a.xn--j6w193g, 0
xn--h-2fa.no, 0
xn--h1aegh.museum, 0
xn--h2breg3eve, 0
xn--h2brj9c, 0
xn--h2brj9c8c, 0
xn--h3cuzk1di.xn--o3cw4h, 0
xn--hbmer-xqa.no, 0
xn--hcesuolo-7ya35b.no, 0
xn--hery-ira.nordland.no, 0
xn--hery-ira.xn--mre-og-romsdal-qqb.no, 0
xn--hgebostad-g3a.no, 0
xn--hkkinen-5wa.fi, 4
xn--hmmrfeasta-s4ac.no, 0
xn--hnefoss-q1a.no, 0
xn--hobl-ira.no, 0
xn--holtlen-hxa.no, 0

xn--hpmir-xqa.no, 0
xn--hxt814e, 0
xn--hyanger-q1a.no, 0
xn--hylandet-54a.no, 0
xn--i1b6b1a6a2e, 0
xn--imr513n, 0
xn--indery-fya.no, 0
xn--io0a7i, 0
xn--io0a7i.cn, 0
xn--io0a7i.hk, 0
xn--j1aef, 0
xn--j1amh, 0
xn--j6w193g, 0
xn--jlq480n2rg, 0
xn--jlq61u9w7b, 0
xn--jlster-bya.no, 0
xn--jrpeland-54a.no, 0
xn--jvr189m, 0
xn--k7yn95e.jp, 0
xn--karmy-yua.no, 0
xn--kbrq7o.jp, 0
xn--kcrx77d1x4a, 0
xn--kfjord-iaa.no, 0
xn--klbu-woa.no, 0
xn--klt787d.jp,
0
xn--kltp7d.jp, 0
xn--kltx9a.jp, 0
xn--klty5x.jp, 0
xn--koluokta-7ya57h.no, 0
xn--kprw13d, 0
xn--kpry57d, 0
xn--kput3i, 0
xn--krager-gya.no, 0
xn--kranghke-b0a.no, 0
xn--krdsherad-m8a.no, 0
xn--krehamn-dxa.no, 0
xn--krjohka-hwab49j.no, 0
xn--ksnes-uua.no, 0
xn--kvfjord-nxa.no, 0
xn--kvitsy-fya.no, 0
xn--kvnangen-k0a.no, 0
xn--l1fa.no, 0
xn--l1acc, 0
xn--laheadju-7ya.no, 0
xn--langevg-jxa.no, 0
xn--lcvr32d.hk, 0
xn--ldingen-q1a.no, 0

xn--leagaviika-52b.no, 0
xn--lesund-hua.no, 0
xn--lgbbat1ad8j, 0
xn--lgrd-poac.no, 0
xn--lhppi-xqa.no, 0
xn--linds-pra.no, 0
xn--lins-qla.museum, 0
xn--loabt-0qa.no, 0
xn--lrdal-sra.no, 0
xn--lrenskog-54a.no, 0
xn--lt-liac.no, 0
xn--lten-gra.no, 0
xn--lury-ira.no, 0
xn--m3ch0j3a.xn--o3cw4h, 0
xn--mely-ira.no, 0
xn--merker-kua.no, 0
xn--mgb2ddes, 0
xn--mgb9awbf, 0
xn--mgba3a3ejt, 0
xn--mgba3a4f16a, 0
xn--mgba3a4f16a.ir, 0
xn--mgba3a4fra, 0
xn--mgba3a4fra.ir, 0
xn--mgba7c0bbn0a, 0
xn--mgbaakc7dvh, 0
xn--mgbaam7a8h, 0
xn--mgbab2bd, 0
xn--mgbah1a3hjkrd,
0
xn--mgbai9a5eva00b, 0
xn--mgbai9azgqp6j, 0
xn--mgbayh7gpa, 0
xn--mgbbh1a, 0
xn--mgbbh1a71e, 0
xn--mghc0a9azcg, 0
xn--mghca7dzdo, 0
xn--mgherp4a5d4a87g, 0
xn--mgherp4a5d4ar, 0
xn--mghgu82a, 0
xn--mghbi4ecexp, 0
xn--mghbpl2fh, 0
xn--mghbqly7c0a67fbc, 0
xn--mghbqly7cvafir, 0
xn--mghbt3dhd, 0
xn--mghbtf8fl, 0
xn--mghbx2b, 0
xn--mghbx4cd0ab, 0
xn--mix082f, 0

xn--mix891f, 0
xn--mjndalen-64a.no, 0
xn--mk0axi.hk, 0
xn--mk1bu44c, 0
xn--mkru45i.jp, 0
xn--mlatvuopmi-s4a.no, 0
xn--mli-tla.no, 0
xn--mlselv-iaa.no, 0
xn--moreke-jua.no, 0
xn--mori-qsa.nz, 0
xn--mosjen-eya.no, 0
xn--mot-tla.no, 0
xn--msy-ula0h.no, 0
xn--mtta-vrjjat-k7af.no, 0
xn--muost-0qa.no, 0
xn--mxtq1m, 0
xn--mxtq1m.hk, 0
xn--mxtq1m.xn--j6w193g, 0
xn--ngbc5azd, 0
xn--ngbe9e0a, 0
xn--ngbrx, 0
xn--nit225k.jp, 0
xn--nmesjevuemie-tcba.no, 0
xn--nnx388a, 0
xn--node, 0
xn--nqv7f, 0
xn--nqv7fs00ema, 0
xn--nry-yla5g.no, 0
xn--ntso0iqx3a.jp, 0
xn--ntsq17g.jp, 0
xn--nttery-byae.no, 0
xn--nvuotna-hwa.no, 0
xn--nyqy26a, 0
xn--o1ac.xn--90a3ac,
0
xn--o1ach.xn--90a3ac, 0
xn--o3cw4h, 0
xn--o3cyx2a.xn--o3cw4h, 0
xn--od0alg.cn, 0
xn--od0alg.hk, 0
xn--od0alg.xn--j6w193g, 0
xn--od0aq3b.hk, 0
xn--ogbpf8fl, 0
xn--oppegrd-ixa.no, 0
xn--ostery-fya.no, 0
xn--osyro-wua.no, 0
xn--otu796d, 0
xn--p1acf, 0

xn--p1ai, 0
xn--pgbs0dh, 0
xn--porsgu-sta26f.no, 0
xn--pssu33l.jp, 0
xn--pssy2u, 0
xn--q9jyb4c, 0
xn--qcka1pmc, 0
xn--qqqt11m.jp, 0
xn--qxa6a, 0
xn--qxam, 0
xn--rady-ira.no, 0
xn--rdal-poa.no, 0
xn--rde-ula.no, 0
xn--rdy-0nab.no, 0
xn--rennesy-v1a.no, 0
xn--rhkkervju-01af.no, 0
xn--rholt-mra.no, 0
xn--rhqv96g, 0
xn--rht27z.jp, 0
xn--rht3d.jp, 0
xn--rht61e.jp, 0
xn--risa-5na.no, 0
xn--risr-ira.no, 0
xn--rland-uua.no, 0
xn--rlingen-mxa.no, 0
xn--rmskog-bya.no, 0
xn--rny31h.jp, 0
xn--rovu88b, 0
xn--rros-gra.no, 0
xn--rskog-uua.no, 0
xn--rst-0na.no, 0
xn--rsta-fra.no, 0
xn--rvc1e0am3e, 0
xn--ryken-vua.no, 0
xn--ryrvik-bya.no, 0
xn--s-1fa.no, 0
xn--s9brj9c, 0
xn--sandnessjen-ogb.no, 0
xn--sandy-yua.no, 0
xn--sdtirol-n2a.it, 0
xn--seral-lra.no,
0
xn--ses554g, 0
xn--sgne-gra.no, 0
xn--skierv-uta.no, 0
xn--skjervy-v1a.no, 0
xn--skjk-soa.no, 0
xn--sknit-yqa.no, 0

xn--sknland-fxa.no, 0
xn--slat-5na.no, 0
xn--slt-elab.no, 0
xn--smla-hra.no, 0
xn--smna-gra.no, 0
xn--snase-nra.no, 0
xn--sndre-land-0cb.no, 0
xn--snes-poa.no, 0
xn--snsa-roa.no, 0
xn--sr-aurdal-l8a.no, 0
xn--sr-fron-q1a.no, 0
xn--sr-odal-q1a.no, 0
xn--sr-varanger-ggb.no, 0
xn--srfold-bya.no, 0
xn--srreisa-q1a.no, 0
xn--srum-gra.no, 0
xn--stjrdal-s1a.no, 0
xn--stjrdalshalsen-sqb.no, 0
xn--stre-toten-zcb.no, 0
xn--t60b56a, 0
xn--tckwe, 0
xn--tiq49xqyj, 0
xn--tjme-hra.no, 0
xn--tn0ag.hk, 0
xn--tnsberg-q1a.no, 0
xn--tor131o.jp, 0
xn--trany-yua.no, 0
xn--trentin-sd-tirol-rzb.it, 0
xn--trentin-sdtirol-7vb.it, 0
xn--trentino-sd-tirol-c3b.it, 0
xn--trentino-sdtirol-szb.it, 0
xn--trentinosd-tirol-rzb.it, 0
xn--trentinosdtirol-7vb.it, 0
xn--trentinsd-tirol-6vb.it, 0
xn--trentinsdtirol-nsb.it, 0
xn--trgstad-r1a.no, 0
xn--trna-woa.no, 0
xn--troms-zua.no, 0
xn--tysvr-vra.no, 0
xn--uc0atv.hk,
0
xn--uc0atv.tw, 0
xn--uc0atv.xn--j6w193g, 0
xn--uc0ay4a.hk, 0
xn--uist22h.jp, 0
xn--uisz3g.jp, 0
xn--unjrga-rta.no, 0
xn--unup4y, 0

xn--uuwu58a.jp, 0
xn--vads-jra.no, 0
xn--valle-aoste-ebb.it, 0
xn--valle-d-aoste-ehb.it, 0
xn--valleaoste-e7a.it, 0
xn--valledaoste-ebb.it, 0
xn--vard-jra.no, 0
xn--vegrshei-c0a.no, 0
xn--vermgensberater-ctb, 0
xn--vermgensberatung-pwb, 0
xn--vestvgv-ixa6o.no, 0
xn--vg-yiab.no, 0
xn--vgan-qoa.no, 0
xn--vgsy-qoa0j.no, 0
xn--vgu402c.jp, 0
xn--vhquv, 0
xn--vler-qoa.hedmark.no, 0
xn--vler-qoa.xn--stfold-9xa.no, 0
xn--vre-eiker-k8a.no, 0
xn--vrggt-xqad.no, 0
xn--vry-yla5g.no, 0
xn--vuq861b, 0
xn--w4r85e18fhu5dnra, 0
xn--w4rs40l, 0
xn--wcvs22d.hk, 0
xn--wcvs22d.xn--j6w193g, 0
xn--wgbh1c, 0
xn--wgb16a, 0
xn--xhq521b, 0
xn--xkc2al3hye2a, 0
xn--xkc2dl3a5ee0h, 0
xn--y9a3aq, 0
xn--yer-zna.no, 0
xn--yfro4i67o, 0
xn--ygarden-p1a.no, 0
xn--ygb12ammx, 0
xn--ystre-slidre-ujb.no, 0
xn--zbx025d.jp, 0
xn--zf0ao64a.tw, 0
xn--zf0avx.hk, 0
xn--zfr164b, 0
xnbay.com,
4
xs4all.space, 4
xx.gl, 4
xxx, 0
xy.ax, 4
xyz, 0

xz.cn, 0
y.bg, 0
y.se, 0
yabu.hyogo.jp, 0
yabuki.fukushima.jp, 0
yachimata.chiba.jp, 0
yachiyo.chiba.jp, 0
yachiyo.ibaraki.jp, 0
yachts, 0
yaese.okinawa.jp, 0
yahaba.iwate.jp, 0
yahiko.niigata.jp, 0
yahoo, 0
yaita.tochigi.jp, 0
yaizu.shizuoka.jp, 0
yakage.okayama.jp, 0
yakumo.hokkaido.jp, 0
yakumo.shimane.jp, 0
yali.mythic-beasts.com, 4
yalta.ua, 0
yamada.fukuoka.jp, 0
yamada.iwate.jp, 0
yamada.toyama.jp, 0
yamaga.kumamoto.jp, 0
yamagata.gifu.jp, 0
yamagata.ibaraki.jp, 0
yamagata.jp, 0
yamagata.nagano.jp, 0
yamagata.yamagata.jp, 0
yamaguchi.jp, 0
yamakita.kanagawa.jp, 0
yamamoto.miyagi.jp, 0
yamanakako.yamanashi.jp, 0
yamanashi.jp, 0
yamanashi.yamanashi.jp, 0
yamanobe.yamagata.jp, 0
yamanouchi.nagano.jp, 0
yamashina.kyoto.jp, 0
yamato.fukushima.jp, 0
yamato.kanagawa.jp, 0
yamato.kumamoto.jp, 0
yamatokoriyama.nara.jp, 0
yamatotakada.nara.jp, 0
yamatsuri.fukushima.jp, 0
yamaxun, 0
yamazoe.nara.jp, 0
yame.fukuoka.jp, 0
yanagawa.fukuoka.jp,

0
yanaizu.fukushima.jp, 0
yandex, 0
yandexcloud.net, 4
yao.osaka.jp, 0
yaotsu.gifu.jp, 0
yasaka.nagano.jp, 0
yashio.saitama.jp, 0
yashiro.hyogo.jp, 0
yasu.shiga.jp, 0
yasuda.kochi.jp, 0
yasugi.shimane.jp, 0
yasuoka.nagano.jp, 0
yatomi.aichi.jp, 0
yatsuka.shimane.jp, 0
yatsushiro.kumamoto.jp, 0
yawara.ibaraki.jp, 0
yawata.kyoto.jp, 0
yawatahama.ehime.jp, 0
yazu.tottori.jp, 0
ybo.faith, 4
ybo.party, 4
ybo.review, 4
ybo.science, 4
ybo.trade, 4
ye, 2
yk.ca, 0
yn.cn, 0
yodobashi, 0
yoga, 0
yoichi.hokkaido.jp, 0
yoita.niigata.jp, 0
yoka.hyogo.jp, 0
yokaichiba.chiba.jp, 0
yokawa.hyogo.jp, 0
yokkaichi.mie.jp, 0
yokohama, 0
yokohama.jp, 2
yokoshibahikari.chiba.jp, 0
yokosuka.kanagawa.jp, 0
yokote.akita.jp, 0
yokoze.saitama.jp, 0
yolasite.com, 4
yombo.me, 4
yomitan.okinawa.jp, 0
yonabaru.okinawa.jp, 0
yonago.tottori.jp, 0
yonaguni.okinawa.jp, 0

yonezawa.yamagata.jp, 0
yono.saitama.jp, 0
yorii.saitama.jp, 0
york.museum, 0
yorkshire.museum, 0
yoro.gifu.jp, 0
yosemite.museum, 0
yoshida.saitama.jp,
0
yoshida.shizuoka.jp, 0
yoshikawa.saitama.jp, 0
yoshimi.saitama.jp, 0
yoshino.nara.jp, 0
yoshinogari.saga.jp, 0
yoshioka.gunma.jp, 0
yotsukaido.chiba.jp, 0
you, 0
youth.museum, 0
youtube, 0
yt, 0
yuasa.wakayama.jp, 0
yufu.oita.jp, 0
yugawa.fukushima.jp, 0
yugawara.kanagawa.jp, 0
yuki.ibaraki.jp, 0
yukuhashi.fukuoka.jp, 0
yun, 0
yura.wakayama.jp, 0
yurihonjo.akita.jp, 0
yusuhara.kochi.jp, 0
yusui.kagoshima.jp, 0
yuu.yamaguchi.jp, 0
yuza.yamagata.jp, 0
yuzawa.niigata.jp, 0
z.bg, 0
z.se, 0
za, 0
za.bz, 4
za.com, 4
za.net, 4
za.org, 4
zachpomor.pl, 0
zagan.pl, 0
zakopane.pl, 4
zama.kanagawa.jp, 0
zamami.okinawa.jp, 0
zao.miyagi.jp, 0
zaporizhzhе.ua, 0

zaporizhzhia.ua, 0
zappos, 0
zapto.org, 4
zapto.xyz, 4
zara, 0
zarow.pl, 0
zentsuji.kagawa.jp, 0
zero, 0
zgora.pl, 0
zgorzelec.pl, 0
zhitomir.ua, 0
zhytomyr.ua, 0
zip, 0
zj.cn, 0
zlg.br, 0
zm, 0
zone, 0
zoological.museum, 0
zoology.museum, 0
zp.gov.pl, 0
zp.ua, 0
zt.ua, 0
zuerich, 0
zushi.kanagawa.jp, 0
zw, 0
%%

Found in path(s):

* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/effective_tld_names.gperf

No license file was found, but licenses were detected in source scan.

// Copyright (c) 2012 The Chromium Authors. All rights reserved.

/* ***** BEGIN LICENSE BLOCK *****

* Version: MPL 1.1/GPL 2.0/LGPL 2.1

*

* The contents of this file are subject to the Mozilla Public License Version

* 1.1 (the "License"); you may not use this file except in compliance with

* the License. You may obtain a copy of the License at

* <http://www.mozilla.org/MPL/>

*

* Software distributed under the License is distributed on an "AS IS" basis,

* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

* for the specific language governing rights and limitations under the

* License.

*

* The Original Code is Mozilla TLD Service

*

* The Initial Developer of the Original Code is

* Google Inc.
* Portions created by the Initial Developer are Copyright (C) 2006
* the Initial Developer. All Rights Reserved.
*
* Contributor(s):
* Pamela Greene <pamg.bugs@gmail.com> (original author)
*
* Alternatively, the contents of this file may be used under the terms of
* either the GNU General Public License Version 2 or later (the "GPL"), or
* the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),
* in which case the provisions of the GPL or the LGPL are applicable instead
* of those above. If you wish to allow use of your version of this file only
* under the terms of either the GPL or the LGPL, and not to allow others to
* use your version of this file under the terms of the MPL, indicate your
* decision by deleting the provisions above and replace them with the notice
* and other provisions required by the GPL or the LGPL. If you do not delete
* the provisions above, a recipient may use your version of this file under
* the terms of any one of the MPL, the GPL or the LGPL.
*
* ***** END LICENSE BLOCK ***** */

Found in path(s):

* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/registry_controlled_domain.h
No license file was found, but licenses were detected in source scan.

// Copyright (c) 2012 The Chromium Authors. All rights reserved.
/* ***** BEGIN LICENSE BLOCK *****
* Version: MPL 1.1/GPL 2.0/LGPL 2.1
*
* The contents of this file are subject to the Mozilla Public License Version
* 1.1 (the "License"); you may not use this file except in compliance with
* the License. You may obtain a copy of the License at
* <http://www.mozilla.org/MPL/>
*
* Software distributed under the License is distributed on an "AS IS" basis,
* WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
* for the specific language governing rights and limitations under the
* License.
*
* The Original Code is Mozilla Effective-TLD Service
*
* The Initial Developer of the Original Code is
* Google Inc.
* Portions created by the Initial Developer are Copyright (C) 2006
* the Initial Developer. All Rights Reserved.
*
* Contributor(s):
* Pamela Greene <pamg.bugs@gmail.com> (original

```
author)
* Daniel Witte <dwitte@stanford.edu>
*
* Alternatively, the contents of this file may be used under the terms of
* either the GNU General Public License Version 2 or later (the "GPL"), or
* the GNU Lesser General Public License Version 2.1 or later (the "LGPL"),
* in which case the provisions of the GPL or the LGPL are applicable instead
* of those above. If you wish to allow use of your version of this file only
* under the terms of either the GPL or the LGPL, and not to allow others to
* use your version of this file under the terms of the MPL, indicate your
* decision by deleting the provisions above and replace them with the notice
* and other provisions required by the GPL or the LGPL. If you do not delete
* the provisions above, a recipient may use your version of this file under
* the terms of any one of the MPL, the GPL or the LGPL.
*
* ***** END LICENSE BLOCK ***** */
// version.
```

Found in path(s):

```
* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-
gz/registry_controlled_domain.cc
```

No license file was found, but licenses were detected in source scan.

```
// This Source Code Form is subject to the terms of the Mozilla Public
// License, v. 2.0. If a copy of the MPL was not distributed with this
// file, You can obtain one at https://mozilla.org/MPL/2.0/.
```

```
// Please pull this list from, and only from https://publicsuffix.org/list/public\_suffix\_list.dat,
// rather than any other VCS sites. Pulling from any other URL is not guaranteed to be supported.
```

```
// Instructions on pulling and using this list can be found at https://publicsuffix.org/list/.
```

```
// Chromium note: this is based on Mozilla's file:
// https://publicsuffix.org/list/public\_suffix\_list.dat
```

```
// ===BEGIN ICANN DOMAINS===
```

```
// ac : https://en.wikipedia.org/wiki/.ac
```

```
ac
```

```
com.ac
```

```
edu.ac
```

```
gov.ac
```

```
net.ac
```

```
mil.ac
```

```
org.ac
```

```
// ad : https://en.wikipedia.org/wiki/.ad
```

ad
nom.ad

// ae : <https://en.wikipedia.org/wiki/.ae>
// see also: "Domain Name Eligibility Policy" at <http://www.aeda.ae/eng/aepolicy.php>

ae
co.ae
net.ae
org.ae
sch.ae
ac.ae
gov.ae
mil.ae

//
aero : see <https://www.information.aero/index.php?id=66>

aero
accident-investigation.aero
accident-prevention.aero
aerobatic.aero
aeroclub.aero
aerodrome.aero
agents.aero
aircraft.aero
airline.aero
airport.aero
air-surveillance.aero
airtraffic.aero
air-traffic-control.aero
ambulance.aero
amusement.aero
association.aero
author.aero
ballooning.aero
broker.aero
caa.aero
cargo.aero
catering.aero
certification.aero
championship.aero
charter.aero
civilaviation.aero
club.aero
conference.aero
consultant.aero
consulting.aero
control.aero
council.aero

crew.aero
design.aero
dgca.aero
educator.aero
emergency.aero
engine.aero
engineer.aero
entertainment.aero
equipment.aero
exchange.aero
express.aero
federation.aero
flight.aero
fuel.aero
gliding.aero
government.aero
groundhandling.aero
group.aero
hanggliding.aero
homebuilt.aero
insurance.aero
journal.aero
journalist.aero
leasing.aero
logistics.aero
magazine.aero
maintenance.aero
media.aero
microlight.aero
modelling.aero
navigation.aero
parachuting.aero
paragliding.aero
passenger-association.aero
pilot.aero
press.aero
production.aero
recreation.aero
repbody.aero
res.aero
research.aero
rotorcraft.aero
safety.aero
scientist.aero
services.aero
show.aero
skydiving.aero
software.aero

student.aero
trader.aero
trading.aero
trainer.aero
union.aero
workinggroup.aero
works.aero

//

af : <http://www.nic.af/help.jsp>

af

gov.af

com.af

org.af

net.af

edu.af

// ag : <http://www.nic.ag/prices.htm>

ag

com.ag

org.ag

net.ag

co.ag

nom.ag

// ai : <http://nic.com.ai/>

ai

off.ai

com.ai

net.ai

org.ai

// al : http://www.ert.gov.al/ert_alb/faq_det.html?Id=31

al

com.al

edu.al

gov.al

mil.al

net.al

org.al

// am : https://www.amnic.net/policy/en/Policy_EN.pdf

am

co.am

com.am

commune.am

net.am

org.am

// ao : <https://en.wikipedia.org/wiki/.ao>

// <http://www.dns.ao/REGISTR.DOC>

ao

ed.ao

gv.ao

og.ao

co.ao

pb.ao

it.ao

// aq : <https://en.wikipedia.org/wiki/.aq>

aq

// ar : <https://nic.ar/nic-argentina/normativa-vigente>

ar

com.ar

edu.ar

gob.ar

gov.ar

int.ar

mil.ar

musica.ar

net.ar

org.ar

tur.ar

//

arpa : <https://en.wikipedia.org/wiki/.arpa>

// Confirmed by registry <iana-questions@icann.org> 2008-06-18

arpa

e164.arpa

in-addr.arpa

ip6.arpa

iris.arpa

uri.arpa

urn.arpa

// as : <https://en.wikipedia.org/wiki/.as>

as

gov.as

// asia : <https://en.wikipedia.org/wiki/.asia>

asia

// at : <https://en.wikipedia.org/wiki/.at>

// Confirmed by registry <it@nic.at> 2008-06-17

at

ac.at
co.at
gv.at
or.at
sth.ac.at

// au : <https://en.wikipedia.org/wiki/.au>

// <http://www.auda.org.au/>

au

// 2LDs

com.au

net.au

org.au

edu.au

gov.au

asn.au

id.au

// Historic 2LDs (closed to new registration, but sites still exist)

info.au

conf.au

oz.au

// CGDNs - <http://www.cgdn.org.au/>

act.au

nsw.au

nt.au

qld.au

sa.au

tas.au

vic.au

wa.au

// 3LDs

act.edu.au

catholic.edu.au

// eq.edu.au - Removed at the request of the Queensland Department of Education

nsw.edu.au

nt.edu.au

qld.edu.au

sa.edu.au

tas.edu.au

vic.edu.au

wa.edu.au

// act.gov.au Bug 984824 - Removed at request
of Greg Tankard

// nsw.gov.au Bug 547985 - Removed at request of <Shae.Donelan@services.nsw.gov.au>

// nt.gov.au Bug 940478 - Removed at request of Greg Connors <Greg.Connors@nt.gov.au>

qld.gov.au

sa.gov.au

tas.gov.au

vic.gov.au
wa.gov.au
// 4LDs
// education.tas.edu.au - Removed at the request of the Department of Education Tasmania
schools.nsw.edu.au

// aw : <https://en.wikipedia.org/wiki/.aw>
aw
com.aw

// ax : <https://en.wikipedia.org/wiki/.ax>
ax

// az : <https://en.wikipedia.org/wiki/.az>
az
com.az
net.az
int.az
gov.az
org.az
edu.az
info.az
pp.az
mil.az
name.az
pro.az
biz.az

// ba : http://nic.ba/users_data/files/pravilnik_o_registraciji.pdf
ba
com.ba
edu.ba
gov.ba
mil.ba
net.ba
org.ba

// bb : <https://en.wikipedia.org/wiki/.bb>
bb
biz.bb
co.bb
com.bb
edu.bb
gov.bb
info.bb
net.bb
org.bb
store.bb

tv.bb

// bd : <https://en.wikipedia.org/wiki/.bd>
*.bd

// be : <https://en.wikipedia.org/wiki/.be>
// Confirmed by registry <tech@dns.be> 2008-06-08
be
ac.be

// bf : <https://en.wikipedia.org/wiki/.bf>
bf
gov.bf

//
bg : <https://en.wikipedia.org/wiki/.bg>
// <https://www.register.bg/user/static/rules/en/index.html>

bg
a.bg
b.bg
c.bg
d.bg
e.bg
f.bg
g.bg
h.bg
i.bg
j.bg
k.bg
l.bg
m.bg
n.bg
o.bg
p.bg
q.bg
r.bg
s.bg
t.bg
u.bg
v.bg
w.bg
x.bg
y.bg
z.bg
0.bg
1.bg
2.bg
3.bg

4.bg
5.bg
6.bg
7.bg
8.bg
9.bg

// bh : <https://en.wikipedia.org/wiki/.bh>

bh
com.bh
edu.bh
net.bh
org.bh
gov.bh

// bi : <https://en.wikipedia.org/wiki/.bi>

// <http://whois.nic.bi/>

bi
co.bi
com.bi
edu.bi
or.bi
org.bi

// biz : <https://en.wikipedia.org/wiki/.biz>

biz

// bj : <https://en.wikipedia.org/wiki/.bj>

bj
asso.bj
barreau.bj
gouv.bj

// bm : <http://www.bermudanic.bm/dnr-text.txt>

bm
com.bm
edu.bm
gov.bm
net.bm
org.bm

// bn : <http://www.bnnic.bn/faqs>

bn
com.bn
edu.bn
gov.bn
net.bn
org.bn

```
// bo : https://nic.bo/delegacion2015.php#h-1.10
bo
com.bo
edu.bo
gob.bo
int.bo
org.bo
net.bo
mil.bo
tv.bo
web.bo
// Social Domains
academia.bo
agro.bo
arte.bo
blog.bo
bolivia.bo
ciencia.bo
cooperativa.bo
democracia.bo
deporte.bo
ecologia.bo
economia.bo
empresa.bo
indigena.bo
industria.bo
info.bo
medicina.bo
movimiento.bo
musica.bo
natural.bo
nombre.bo
noticias.bo
patria.bo
politica.bo
profesional.bo
plurinacional.bo
pueblo.bo
revista.bo
salud.bo
tecnologia.bo
tksat.bo
transporte.bo
wiki.bo

//
```

br : <http://registro.br/dominio/categoria.html>

// Submitted by registry <fneves@registro.br>

br

9guacu.br

abc.br

adm.br

adv.br

agr.br

aju.br

am.br

anani.br

aparecida.br

app.br

arq.br

art.br

ato.br

b.br

barueri.br

belem.br

bhz.br

bib.br

bio.br

blog.br

bmd.br

boavista.br

bsb.br

campinagrande.br

campinas.br

caxias.br

cim.br

cng.br

cnt.br

com.br

contagem.br

coop.br

coz.br

cri.br

cuiaba.br

curitiba.br

def.br

des.br

det.br

dev.br

ecn.br

eco.br

edu.br

emp.br

enf.br

eng.br
esp.br
etc.br
eti.br
far.br
feira.br
flog.br
floripa.br
fm.br
fnd.br
fortal.br
fot.br
foz.br
fst.br
g12.br
geo.br
ggf.br
goiania.br
gov.br
// gov.br 26 states + df https://en.wikipedia.org/wiki/States_of_Brazil
ac.gov.br
al.gov.br
am.gov.br
ap.gov.br
ba.gov.br
ce.gov.br
df.gov.br
es.gov.br
go.gov.br
ma.gov.br
mg.gov.br
ms.gov.br
mt.gov.br
pa.gov.br
pb.gov.br
pe.gov.br
pi.gov.br
pr.gov.br
rj.gov.br
rn.gov.br
ro.gov.br
rr.gov.br
rs.gov.br
sc.gov.br
se.gov.br
sp.gov.br
to.gov.br
gru.br

imb.br
ind.br
inf.br
jab.br
jampa.br
jdf.br
joinville.br
jor.br
jus.br
leg.br
lel.br
log.br
londrina.br
macapa.br
maceio.br
manaus.br
maringa.br
mat.br
med.br
mil.br
morena.br
mp.br
mus.br
natal.br
net.br
niteroi.br
*.nom.br
not.br
ntr.br
odo.br
ong.br
org.br
osasco.br
palmas.br
poa.br
ppg.br
pro.br
psc.br
psi.br
pvh.br
qsl.br
radio.br
rec.br
recife.br
rep.br
ribeirao.br
rio.br
riobranco.br

riopreto.br
salvador.br
sampa.br
santamaria.br
santoandre.br
saobernardo.br
saogonca.br
seg.br
sjc.br
slg.br
slz.br
sorocaba.br
srv.br
taxi.br
tc.br
tec.br
teo.br
the.br
tmp.br
trd.br
tur.br
tv.br
udi.br
vet.br
vix.br
vlog.br
wiki.br
zlg.br

//

bs : <http://www.nic.bs/rules.html>

bs

com.bs

net.bs

org.bs

edu.bs

gov.bs

// bt : <https://en.wikipedia.org/wiki/.bt>

bt

com.bt

edu.bt

gov.bt

net.bt

org.bt

//

bv : No registrations at this time.
// Submitted by registry <jarle@uninett.no>
bv

// bw : <https://en.wikipedia.org/wiki/.bw>
// <http://www.gobin.info/domainname/bw.doc>
// list of other 2nd level tlds ?
bw
co.bw
org.bw

// by : <https://en.wikipedia.org/wiki/.by>
// http://tld.by/rules_2006_en.html
// list of other 2nd level tlds ?
by
gov.by
mil.by
// Official information does not indicate that com.by is a reserved
// second-level domain, but it's being used as one (see www.google.com.by and
// www.yahoo.com.by, for example), so we list it here for safety's sake.
com.by

// <http://hoster.by/>
of.by

// bz : <https://en.wikipedia.org/wiki/.bz>
// <http://www.belizenic.bz/>
bz
com.bz
net.bz
org.bz
edu.bz
gov.bz

// ca : <https://en.wikipedia.org/wiki/.ca>
ca
// ca geographical names
ab.ca
bc.ca
mb.ca
nb.ca
nf.ca
nl.ca
ns.ca
nt.ca
nu.ca
on.ca
pe.ca

qc.ca
sk.ca
yk.ca
// gc.ca: <https://en.wikipedia.org/wiki/.gc.ca>
// see also: <http://registry.gc.ca/en/SubdomainFAQ>
gc.ca

//
cat : <https://en.wikipedia.org/wiki/.cat>
cat

// cc : <https://en.wikipedia.org/wiki/.cc>
cc

// cd : <https://en.wikipedia.org/wiki/.cd>
// see also: https://www.nic.cd/domain/insertDomain_2.jsp?act=1
cd
gov.cd

// cf : <https://en.wikipedia.org/wiki/.cf>
cf

// cg : <https://en.wikipedia.org/wiki/.cg>
cg

// ch : <https://en.wikipedia.org/wiki/.ch>
ch

// ci : <https://en.wikipedia.org/wiki/.ci>
// <http://www.nic.ci/index.php?page=charte>
ci
org.ci
or.ci
com.ci
co.ci
edu.ci
ed.ci
ac.ci
net.ci
go.ci
asso.ci
aéroport.ci
int.ci
presse.ci
md.ci
gouv.ci

// ck : <https://en.wikipedia.org/wiki/.ck>

*.ck

!www.ck

// cl : <https://www.nic.cl>

// Confirmed by .CL registry <hsalgado@nic.cl>

cl

aprendemas.cl

co.cl

gob.cl

gov.cl

mil.cl

// cm : <https://en.wikipedia.org/wiki/.cm> plus bug 981927

cm

co.cm

com.cm

gov.cm

net.cm

// cn : <https://en.wikipedia.org/wiki/.cn>

// Submitted by registry <tanyaling@cnnic.cn>

cn

ac.cn

com.cn

edu.cn

gov.cn

net.cn

org.cn

mil.cn

.cn

.cn

.cn

// cn geographic names

ah.cn

bj.cn

cq.cn

fj.cn

gd.cn

gs.cn

gz.cn

gx.cn

ha.cn

hb.cn

he.cn

hi.cn

hl.cn

hn.cn

jl.cn

js.cn
jx.cn
ln.cn
nm.cn
nx.cn
qh.cn
sc.cn
sd.cn
sh.cn
sn.cn
sx.cn
tj.cn
xj.cn
xz.cn
yn.cn
zj.cn
hk.cn
mo.cn
tw.cn

//

co : <https://en.wikipedia.org/wiki/.co>
// Submitted by registry <tecnico@uniandes.edu.co>

co
arts.co
com.co
edu.co
firm.co
gov.co
info.co
int.co
mil.co
net.co
nom.co
org.co
rec.co
web.co

// com : <https://en.wikipedia.org/wiki/.com>
com

// coop : <https://en.wikipedia.org/wiki/.coop>
coop

// cr : http://www.nic.cr/niccr_publico/showRegistroDominiosScreen.do
cr
ac.cr
co.cr

ed.cr
fi.cr
go.cr
or.cr
sa.cr

// cu : <https://en.wikipedia.org/wiki/cu>

cu
com.cu
edu.cu
org.cu
net.cu
gov.cu
inf.cu

// cv : <https://en.wikipedia.org/wiki/cv>

cv

// cw : http://www.una.cw/cw_registry/

// Confirmed by registry <registry@una.net> 2013-03-26

cw
com.cw
edu.cw
net.cw
org.cw

// cx : <https://en.wikipedia.org/wiki/cx>

// list of other 2nd level tlds ?

cx
gov.cx

// cy : <http://www.nic.cy/>

// Submitted by registry

Panayiotou Fotia <cydns@ucy.ac.cy>

cy
ac.cy
biz.cy
com.cy
ekloges.cy
gov.cy
ltd.cy
name.cy
net.cy
org.cy
parliament.cy
press.cy
pro.cy
tm.cy

// cz : <https://en.wikipedia.org/wiki/cz>

cz

// de : <https://en.wikipedia.org/wiki/de>

// Confirmed by registry <ops@denic.de> (with technical

// reservations) 2008-07-01

de

// dj : <https://en.wikipedia.org/wiki/dj>

dj

// dk : <https://en.wikipedia.org/wiki/dk>

// Confirmed by registry <robert@dk-hostmaster.dk> 2008-06-17

dk

// dm : <https://en.wikipedia.org/wiki/dm>

dm

com.dm

net.dm

org.dm

edu.dm

gov.dm

// do : <https://en.wikipedia.org/wiki/do>

do

art.do

com.do

edu.do

gob.do

gov.do

mil.do

net.do

org.do

sld.do

web.do

// dz : http://www.nic.dz/images/pdf_nic/charte.pdf

dz

art.dz

asso.dz

com.dz

edu.dz

gov.dz

org.dz

net.dz

pol.dz

soc.dz

tm.dz

// ec : <http://www.nic.ec/reg/paso1.asp>

// Submitted by registry <vabboud@nic.ec>

ec

com.ec

info.ec

net.ec

fin.ec

k12.ec

med.ec

pro.ec

org.ec

edu.ec

gov.ec

gob.ec

mil.ec

// edu : <https://en.wikipedia.org/wiki/edu>

edu

//

ee : http://www.eenet.ee/EENet/dom_reeglid.html#lisa_B

ee

edu.ee

gov.ee

riik.ee

lib.ee

med.ee

com.ee

pri.ee

aip.ee

org.ee

fie.ee

// eg : <https://en.wikipedia.org/wiki/eg>

eg

com.eg

edu.eg

eun.eg

gov.eg

mil.eg

name.eg

net.eg

org.eg

sci.eg

// er : <https://en.wikipedia.org/wiki/er>

*.er

// es : https://www.nic.es/site_ingles/ingles/dominios/index.html

es

com.es

nom.es

org.es

gob.es

edu.es

// et : <https://en.wikipedia.org/wiki/.et>

et

com.et

gov.et

org.et

edu.et

biz.et

name.et

info.et

net.et

// eu : <https://en.wikipedia.org/wiki/.eu>

eu

// fi : <https://en.wikipedia.org/wiki/.fi>

fi

// aland.fi : <https://en.wikipedia.org/wiki/.ax>

// This domain is being phased out in favor of .ax. As there are still many

// domains under aland.fi, we still keep it on the list until aland.fi is

// completely removed.

// TODO: Check for updates (expected to be phased out around Q1/2009)

aland.fi

// fj : <http://domains.fj/>

// Submitted by registry <garth.miller@cocca.org.nz> 2020-02-11

fj

ac.fj

biz.fj

com.fj

gov.fj

info.fj

mil.fj

name.fj

net.fj

org.fj

pro.fj

//

fk : <https://en.wikipedia.org/wiki/.fk>

*.fk

// fm : <https://en.wikipedia.org/wiki/.fm>

com.fm

edu.fm

net.fm

org.fm

fm

// fo : <https://en.wikipedia.org/wiki/.fo>

fo

// fr : <http://www.afnic.fr/>

// domaines descriptifs :

https://www.afnic.fr/medias/documents/Cadre_legal/Afnic_Naming_Policy_12122016_VEN.pdf

fr

asso.fr

com.fr

gouv.fr

nom.fr

prd.fr

tm.fr

// domaines sectoriels : <https://www.afnic.fr/en/products-and-services/the-fr-tld/sector-based-fr-domains-4.html>

aeroport.fr

avocat.fr

avoues.fr

cci.fr

chambagri.fr

chirurgiens-dentistes.fr

experts-comptables.fr

geometre-expert.fr

greta.fr

huissier-justice.fr

medecin.fr

notaires.fr

pharmacien.fr

port.fr

veterinaire.fr

// ga : <https://en.wikipedia.org/wiki/.ga>

ga

// gb : This registry is effectively dormant

// Submitted by registry <Damien.Shaw@ja.net>

gb

// gd : <https://en.wikipedia.org/wiki/.gd>

edu.gd
gov.gd
gd

// ge : http://www.nic.net.ge/policy_en.pdf

ge
com.ge
edu.ge
gov.ge
org.ge
mil.ge
net.ge
pvt.ge

//

gf : <https://en.wikipedia.org/wiki/.gf>

gf

// gg : <http://www.channelisles.net/register-domains/>

// Confirmed by registry <nigel@channelisles.net> 2013-11-28

gg
co.gg
net.gg
org.gg

// gh : <https://en.wikipedia.org/wiki/.gh>

// see also: http://www.nic.gh/reg_now.php

// Although domains directly at second level are not possible at the moment,

// they have been possible for some time and may come back.

gh
com.gh
edu.gh
gov.gh
org.gh
mil.gh

// gi : <http://www.nic.gi/rules.html>

gi
com.gi
ltd.gi
gov.gi
mod.gi
edu.gi
org.gi

// gl : <https://en.wikipedia.org/wiki/.gl>

// <http://nic.gl>

gl

co.gl
com.gl
edu.gl
net.gl
org.gl

// gm : <http://www.nic.gm/htmlpages%5Cgm-policy.htm>
gm

// gn : <http://psg.com/dns/gn/gn.txt>
// Submitted by registry <randy@psg.com>
gn
ac.gn
com.gn
edu.gn
gov.gn
org.gn
net.gn

// gov : <https://en.wikipedia.org/wiki/.gov>
gov

// gp : <http://www.nic.gp/index.php?lang=en>
gp
com.gp
net.gp
mobi.gp
edu.gp
org.gp
asso.gp

//
gq : <https://en.wikipedia.org/wiki/.gq>
gq

// gr : <https://grweb.ics.forth.gr/english/1617-B-2005.html>
// Submitted by registry <segred@ics.forth.gr>
gr
com.gr
edu.gr
net.gr
org.gr
gov.gr

// gs : <https://en.wikipedia.org/wiki/.gs>
gs

// gt : https://www.gt/sitio/registration_policy.php?lang=en

gt
com.gt
edu.gt
gob.gt
ind.gt
mil.gt
net.gt
org.gt

// gu : <http://gadao.gov.gu/register.html>
// University of Guam : <https://www.uog.edu>
// Submitted by uognoc@triton.uog.edu

gu
com.gu
edu.gu
gov.gu
guam.gu
info.gu
net.gu
org.gu
web.gu

// gw : <https://en.wikipedia.org/wiki/gw>
gw

// gy : <https://en.wikipedia.org/wiki/gy>
// <http://registry.gy/>

gy
co.gy
com.gy
edu.gy
gov.gy
net.gy
org.gy

// hk : <https://www.hkirc.hk>
// Submitted by registry <hk.tech@hkirc.hk>

hk
com.hk
edu.hk
gov.hk
idv.hk
net.hk
org.hk
.hk
.hk
.hk
.hk

.hk
.hk
.hk
.hk
.hk
.hk
.hk
.hk
.hk
.hk
.hk

// hm : <https://en.wikipedia.org/wiki/.hm>
hm

// hn : <http://www.nic.hn/politicas/ps02,,05.html>
hn
com.hn
edu.hn
org.hn
net.hn
mil.hn
gob.hn

//
hr : <http://www.dns.hr/documents/pdf/HRTLD-regulations.pdf>
hr
iz.hr
from.hr
name.hr
com.hr

// ht : <http://www.nic.ht/info/charte.cfm>
ht
com.ht
shop.ht
firm.ht
info.ht
adult.ht
net.ht
pro.ht
org.ht
med.ht
art.ht
coop.ht
pol.ht
asso.ht
edu.ht

rel.ht
gouv.ht
perso.ht

// hu : <http://www.domain.hu/domain/English/sld.html>
// Confirmed by registry <pasztor@iszt.hu> 2008-06-12

hu
co.hu
info.hu
org.hu
priv.hu
sport.hu
tm.hu
2000.hu
agrar.hu
bolt.hu
casino.hu
city.hu
erotica.hu
erotika.hu
film.hu
forum.hu
games.hu
hotel.hu
ingatlan.hu
jogasz.hu
konyvelo.hu
lakas.hu
media.hu
news.hu
reklam.hu
sex.hu
shop.hu
suli.hu
szex.hu
tozsde.hu
utazas.hu
video.hu

// id : <https://pandi.id/en/domain/registration-requirements/>

id
ac.id
biz.id
co.id
desa.id
go.id
mil.id
my.id

net.id
or.id
ponpes.id
sch.id
web.id

// ie : <https://en.wikipedia.org/wiki/.ie>
ie
gov.ie

// il : <http://www.isoc.org.il/domains/>
il
ac.il
co.il
gov.il
idf.il
k12.il
muni.il
net.il
org.il

//
im : <https://www.nic.im/>
// Submitted by registry <info@nic.im>
im
ac.im
co.im
com.im
ltd.co.im
net.im
org.im
plc.co.im
tt.im
tv.im

// in : <https://en.wikipedia.org/wiki/.in>
// see also: <https://registry.in/Policies>
// Please note, that nic.in is not an official eTLD, but used by most
// government institutions.
in
co.in
firm.in
net.in
org.in
gen.in
ind.in
nic.in
ac.in

edu.in
res.in
gov.in
mil.in

// info : <https://en.wikipedia.org/wiki/.info>
info

// int : <https://en.wikipedia.org/wiki/.int>
// Confirmed by registry <iana-questions@icann.org> 2008-06-18
int
eu.int

// io : <http://www.nic.io/rules.html>
// list of other 2nd level tlds ?
io
com.io

// iq : <http://www.cmc.iq/english/iq/iqregister1.htm>
iq
gov.iq
edu.iq
mil.iq
com.iq
org.iq
net.iq

// ir : http://www.nic.ir/Terms_and_Conditions_ir_Appendix_1_Domain_Rules
// Also see http://www.nic.ir/Internationalized_Domain_Names
// Two <iran>.ir entries added at request of <tech-team@nic.ir>, 2010-04-16
ir
ac.ir
co.ir
gov.ir
id.ir
net.ir
org.ir
sch.ir
//
xn--mgb3a4f16a.ir (<iran>.ir, Persian YEH)
.ir
// xn--mgb3a4fra.ir (<iran>.ir, Arabic YEH)
.ir

// is : <http://www.isnic.is/domain/rules.php>
// Confirmed by registry <marius@isgate.is> 2008-12-06
is
net.is

com.is
edu.is
gov.is
org.is
int.is

// it : <https://en.wikipedia.org/wiki/.it>

it

gov.it

edu.it

// Reserved geo-names (regions and provinces):

// https://www.nic.it/sites/default/files/archivio/docs/Regulation_assignment_v7.1.pdf

// Regions

abr.it

abruzzo.it

aosta-valley.it

aostavalley.it

bas.it

basilicata.it

cal.it

calabria.it

cam.it

campania.it

emilia-romagna.it

emiliaromagna.it

emr.it

friuli-v-giulia.it

friuli-ve-giulia.it

friuli-vegiulia.it

friuli-venezia-giulia.it

friuli-veneziagiulia.it

friuli-vgiulia.it

friuliv-giulia.it

friulive-giulia.it

friulivegiulia.it

friulivenezia-giulia.it

friuliveneziagiulia.it

friulivgiulia.it

fvg.it

laz.it

lazio.it

lig.it

liguria.it

lom.it

lombardia.it

lombardy.it

lucania.it

mar.it

marche.it
mol.it
molise.it
piedmont.it
piemonte.it
pmn.it
pug.it
puglia.it
sar.it
sardegna.it
sardinia.it
sic.it
sicilia.it
sicily.it
taa.it
tos.it
toscana.it
trentin-sud-tirol.it
trentin-süd-tirol.it
trentin-sudtirol.it
trentin-südtirol.it
trentin-sued-tirol.it
trentin-suedtirol.it
trentino-a-adige.it
trentino-aadige.it
trentino-alto-adige.it
trentino-altoadige.it
trentino-s-tirol.it
trentino-stirol.it
trentino-sud-tirol.it
trentino-süd-tirol.it
trentino-sudtirol.it
trentino-südtirol.it
trentino-sued-tirol.it
trentino-suedtirol.it
trentino.it
trentinoa-adige.it
trentinoaadige.it
trentinoalto-adige.it
trentinoaltoadige.it
trentinos-tirol.it
trentinostirol.it
trentinosud-tirol.it
trentinosüd-tirol.it
trentinosudtirol.it
trentinosüdtirol.it
trentinosued-tirol.it
trentinosuedtirol.it

trentinsud-tirol.it
trentinsüd-tirol.it
trentinsudtirol.it
trentinsüdtirol.it
trentinsued-tirol.it
trentinsuedtirol.it
tuscany.it
umb.it
umbria.it
val-d-aosta.it
val-daosta.it
vald-aosta.it
valdaosta.it
valle-aosta.it
valle-d-aosta.it
valle-daosta.it
valleaosta.it
valled-aosta.it
valledaosta.it
vallee-aoste.it
vallée-aoste.it
vallee-d-aoste.it
vallée-d-aoste.it
valleeaoste.it
valléeaoste.it
valleedaoste.it
valléedaoste.it
vao.it
vda.it
ven.it
veneto.it
//
Provinces
ag.it
agrigeno.it
al.it
alessandria.it
alto-adige.it
altoadige.it
an.it
ancona.it
andria-barletta-trani.it
andria-trani-barletta.it
andriabarlettatrani.it
andriatranibarletta.it
ao.it
aosta.it
aoste.it

ap.it
aq.it
aquila.it
ar.it
arezzo.it
ascoli-piceno.it
ascolipiceno.it
asti.it
at.it
av.it
avellino.it
ba.it
balsan-sudtirol.it
balsan-südtirol.it
balsan-suedtirol.it
balsan.it
bari.it
barletta-trani-andria.it
barlettatraniandria.it
belluno.it
benevento.it
bergamo.it
bg.it
bi.it
biella.it
bl.it
bn.it
bo.it
bologna.it
bolzano-altoadige.it
bolzano.it
bozen-sudtirol.it
bozen-südtirol.it
bozen-suedtirol.it
bozen.it
br.it
brescia.it
brindisi.it
bs.it
bt.it
bulsan-sudtirol.it
bulsan-südtirol.it
bulsan-suedtirol.it
bulsan.it
bz.it
ca.it
cagliari.it
caltanissetta.it

campidano-medio.it
campidanomedio.it
campobasso.it
carbonia-iglesias.it
carboniaiglesias.it
carrara-massa.it
carraramassa.it
caserta.it
catania.it
catanzaro.it
cb.it
ce.it
cesena-forli.it
cesena-forli.it
cesenaforli.it
cesenaforli.it
ch.it
chieti.it
ci.it
cl.it
cn.it
co.it
como.it
cosenza.it
cr.it
cremona.it
crotone.it
cs.it
ct.it
cuneo.it
cz.it
dell-ogliastra.it
dellogliastra.it
en.it
enna.it
fc.it
fe.it
fermo.it
ferrara.it
fg.it
fi.it
firenze.it
florence.it
fm.it
foggia.it
forli-cesena.it
forli-cesena.it
forlicesena.it

forlicesena.it
fr.it
frosinone.it
ge.it
genoa.it
genova.it
go.it
gorizia.it
gr.it
grosseto.it
iglesias-carbonia.it
iglesiascarbonia.it
im.it
imperia.it
is.it
isernia.it
kr.it
la-spezia.it
laquila.it
laspezia.it
latina.it
lc.it
le.it
lecce.it
lecco.it
li.it
livorno.it
lo.it
lodi.it
lt.it
lu.it
lucca.it
macerata.it
mantova.it
massa-carrara.it
massacarrara.it
matera.it
mb.it
mc.it
me.it
medio-campidano.it
mediocampidano.it
messina.it
mi.it
milan.it
milano.it
mn.it
mo.it

modena.it
monza-brianza.it
monza-e-della-brianza.it
monza.it
monzabrianza.it
monzaebrianza.it
monzaedellabrianza.it
ms.it
mt.it
na.it
naples.it
napoli.it
no.it
novara.it
nu.it
nuoro.it
og.it
ogliastra.it
olbia-tempio.it
olbiatempio.it
or.it
oristano.it
ot.it
pa.it
padova.it
padua.it
palermo.it
parma.it
pavia.it
pc.it
pd.it
pe.it
perugia.it
pesaro-urbino.it
pesarourbino.it
pescara.it
pg.it
pi.it
piacenza.it
pisa.it
pistoia.it
pn.it
po.it
pordenone.it
potenza.it
pr.it
prato.it
pt.it

pu.it
pv.it
pz.it
ra.it
ragusa.it
ravenna.it
rc.it
re.it
reggio-calabria.it
reggio-emilia.it
reggiocalabria.it
reggioemilia.it
rg.it
ri.it
rieti.it
rimini.it
rm.it
rn.it
ro.it
roma.it
rome.it
rovigo.it
sa.it
salerno.it
sassari.it
savona.it
si.it
siena.it
siracusa.it
so.it
sondrio.it
sp.it
sr.it
ss.it
suedtirol.it
südtirol.it
sv.it
ta.it
taranto.it
te.it
tempio-olbia.it
tempioolbia.it
teramo.it
terni.it
tn.it
to.it
torino.it
tp.it

tr.it
trani-andria-barletta.it
trani-barletta-andria.it
traniandriabarletta.it
tranibarlettaandria.it
trapani.it
trento.it
treviso.it
trieste.it
ts.it
turin.it
tv.it
ud.it
udine.it
urbino-pesaro.it
urbinopesaro.it
va.it
varese.it
vb.it
vc.it
ve.it
venezia.it
venice.it
verbania.it
vercelli.it
verona.it
vi.it
vibo-valentia.it
vibovalentia.it
vicenza.it
viterbo.it
vr.it
vs.it
vt.it
vv.it

//

je : <http://www.channelisles.net/register-domains/>
// Confirmed by registry <nigel@channelisles.net> 2013-11-28

je
co.je
net.je
org.je

// jm : <http://www.com.jm/register.html>
*.jm

// jo : http://www.dns.jo/Registration_policy.aspx

jo
com.jo
org.jo
net.jo
edu.jo
sch.jo
gov.jo
mil.jo
name.jo

// jobs : <https://en.wikipedia.org/wiki/.jobs>
jobs

// jp : <https://en.wikipedia.org/wiki/.jp>
// <http://jprs.co.jp/en/jpdomain.html>
// Submitted by registry <info@jprs.jp>

jp
// jp organizational type names

ac.jp
ad.jp
co.jp
ed.jp
go.jp
gr.jp
lg.jp
ne.jp
or.jp

// jp prefecture type names

aichi.jp
akita.jp
aomori.jp
chiba.jp
ehime.jp
fukui.jp
fukuoka.jp
fukushima.jp
gifu.jp
gunma.jp
hiroshima.jp
hokkaido.jp
hyogo.jp
ibaraki.jp
ishikawa.jp
iwate.jp
kagawa.jp
kagoshima.jp
kanagawa.jp
kochi.jp

.jp
//
jp geographic type names
// <http://jprs.jp/doc/rule/saisoku-1.html>
*.kawasaki.jp
*.kitakyushu.jp
*.kobe.jp
*.nagoya.jp
*.sapporo.jp
*.sendai.jp
*.yokohama.jp
!city.kawasaki.jp
!city.kitakyushu.jp
!city.kobe.jp
!city.nagoya.jp
!city.sapporo.jp
!city.sendai.jp
!city.yokohama.jp
// 4th level registration
aisai.aichi.jp
ama.aichi.jp
anjo.aichi.jp
asuke.aichi.jp

chiryu.aichi.jp
chita.aichi.jp
fuso.aichi.jp
gamagori.aichi.jp
handa.aichi.jp
hazu.aichi.jp
hekinan.aichi.jp
higashiura.aichi.jp
ichinomiya.aichi.jp
inazawa.aichi.jp
inuyama.aichi.jp
isshiki.aichi.jp
iwakura.aichi.jp
kanie.aichi.jp
kariya.aichi.jp
kasugai.aichi.jp
kira.aichi.jp
kiyosu.aichi.jp
komaki.aichi.jp
konan.aichi.jp
kota.aichi.jp
mihama.aichi.jp
miyoshi.aichi.jp
nishio.aichi.jp
nisshin.aichi.jp
obu.aichi.jp
oguchi.aichi.jp
oharu.aichi.jp
okazaki.aichi.jp
owariasahi.aichi.jp
seto.aichi.jp
shikatsu.aichi.jp
shinshiro.aichi.jp
shitara.aichi.jp
tahara.aichi.jp
takahama.aichi.jp
tobishima.aichi.jp
toei.aichi.jp
togo.aichi.jp
tokai.aichi.jp
tokoname.aichi.jp
toyoake.aichi.jp
toyohashi.aichi.jp
toyokawa.aichi.jp
toyone.aichi.jp
toyota.aichi.jp
tsushima.aichi.jp
yatomi.aichi.jp

akita.akita.jp
daisen.akita.jp
fujisato.akita.jp
gojome.akita.jp
hachirogata.akita.jp
happou.akita.jp
higashinaruse.akita.jp
honjo.akita.jp
honjyo.akita.jp
ikawa.akita.jp
kamikoani.akita.jp
kamioka.akita.jp
katagami.akita.jp
kazuno.akita.jp
kitaakita.akita.jp
kosaka.akita.jp
kyowa.akita.jp
misato.akita.jp
mitane.akita.jp
moriyoshi.akita.jp
nikaho.akita.jp
noshiro.akita.jp
odate.akita.jp
oga.akita.jp
ogata.akita.jp
semboku.akita.jp
yokote.akita.jp
yurihonjo.akita.jp
aomori.aomori.jp
gonohe.aomori.jp
hachinohe.aomori.jp
hashikami.aomori.jp
hiranai.aomori.jp
hirosaki.aomori.jp
itayanagi.aomori.jp
kuroishi.aomori.jp
misawa.aomori.jp
mutsu.aomori.jp
nakadomari.aomori.jp
noheji.aomori.jp
oirase.aomori.jp
owani.aomori.jp
rokunohe.aomori.jp
sannohe.aomori.jp
shichinohe.aomori.jp
shingo.aomori.jp
takko.aomori.jp
towada.aomori.jp

tsugaru.aomori.jp
tsuruta.aomori.jp
abiko.chiba.jp
asahi.chiba.jp
chonan.chiba.jp
chosei.chiba.jp
choshi.chiba.jp
chuo.chiba.jp
funabashi.chiba.jp
futtsu.chiba.jp
hanamigawa.chiba.jp
ichihara.chiba.jp
ichikawa.chiba.jp
ichinomiya.chiba.jp
inzai.chiba.jp
isumi.chiba.jp
kamagaya.chiba.jp
kamogawa.chiba.jp
kashiwa.chiba.jp
katori.chiba.jp
katsuura.chiba.jp
kimitsu.chiba.jp
kisarazu.chiba.jp
kozaki.chiba.jp
kujukuri.chiba.jp
kyonan.chiba.jp
matsudo.chiba.jp
midori.chiba.jp
mihama.chiba.jp
minamiboso.chiba.jp
mobara.chiba.jp
mutsuzawa.chiba.jp
nagara.chiba.jp
nagareyama.chiba.jp
narashino.chiba.jp
narita.chiba.jp
noda.chiba.jp
oamishirasato.chiba.jp
omigawa.chiba.jp
onjuku.chiba.jp
otaki.chiba.jp
sakae.chiba.jp
sakura.chiba.jp
shimofusa.chiba.jp
shirako.chiba.jp
shiroi.chiba.jp
shisui.chiba.jp
sodegaura.chiba.jp

sosa.chiba.jp
tako.chiba.jp
tateyama.chiba.jp
togane.chiba.jp
tohnosho.chiba.jp
tomisato.chiba.jp
urayasu.chiba.jp
yachimata.chiba.jp
yachiyo.chiba.jp
yokaichiba.chiba.jp
yokoshibahikari.chiba.jp
yotsukaido.chiba.jp
ainan.ehime.jp
honai.ehime.jp
ikata.ehime.jp
imabari.ehime.jp
iyo.ehime.jp
kamijima.ehime.jp
kihoku.ehime.jp
kumakogen.ehime.jp
masaki.ehime.jp
matsuno.ehime.jp
matsuyama.ehime.jp
namikata.ehime.jp
niihama.ehime.jp
ozu.ehime.jp
saijo.ehime.jp
seiyo.ehime.jp
shikokuchuo.ehime.jp
tobe.ehime.jp
toon.ehime.jp
uchiko.ehime.jp
uwajima.ehime.jp
yawatahama.ehime.jp
echizen.fukui.jp
eiheiji.fukui.jp
fukui.fukui.jp
ikeda.fukui.jp
katsuyama.fukui.jp
mihama.fukui.jp
minamiechizen.fukui.jp
obama.fukui.jp
ohi.fukui.jp
ono.fukui.jp
sabae.fukui.jp
sakai.fukui.jp
takahama.fukui.jp
tsuruga.fukui.jp

wakasa.fukui.jp
ashiya.fukuoka.jp
buzen.fukuoka.jp
chikugo.fukuoka.jp
chikuho.fukuoka.jp
chikujo.fukuoka.jp
chikushino.fukuoka.jp
chikuzen.fukuoka.jp
chuo.fukuoka.jp
dazaifu.fukuoka.jp
fukuchi.fukuoka.jp
hakata.fukuoka.jp
higashi.fukuoka.jp
hirokawa.fukuoka.jp
hisayama.fukuoka.jp
iizuka.fukuoka.jp
inatsuki.fukuoka.jp
kaho.fukuoka.jp
kasuga.fukuoka.jp
kasuya.fukuoka.jp
kawara.fukuoka.jp
keisen.fukuoka.jp
koga.fukuoka.jp
kurate.fukuoka.jp
kurogi.fukuoka.jp
kurume.fukuoka.jp
minami.fukuoka.jp
miyako.fukuoka.jp
miyama.fukuoka.jp
miyawaka.fukuoka.jp
mizumaki.fukuoka.jp
munakata.fukuoka.jp
nakagawa.fukuoka.jp
nakama.fukuoka.jp
nishi.fukuoka.jp
nogata.fukuoka.jp
ogori.fukuoka.jp
okagaki.fukuoka.jp
okawa.fukuoka.jp
oki.fukuoka.jp
omuta.fukuoka.jp
onga.fukuoka.jp
onojo.fukuoka.jp
oto.fukuoka.jp
saigawa.fukuoka.jp
sasaguri.fukuoka.jp
shingu.fukuoka.jp
shinyoshitomi.fukuoka.jp

shonai.fukuoka.jp
soeda.fukuoka.jp
sue.fukuoka.jp
tachiarai.fukuoka.jp
tagawa.fukuoka.jp
takata.fukuoka.jp
toho.fukuoka.jp
toyotsu.fukuoka.jp
tsuiki.fukuoka.jp
ukiha.fukuoka.jp
umi.fukuoka.jp
usui.fukuoka.jp
yamada.fukuoka.jp
yame.fukuoka.jp
yanagawa.fukuoka.jp
yukunashi.fukuoka.jp
aizubange.fukushima.jp
aizumisato.fukushima.jp
aizuwakamatsu.fukushima.jp
asakawa.fukushima.jp
bandai.fukushima.jp
date.fukushima.jp
fukushima.fukushima.jp
furudono.fukushima.jp
futaba.fukushima.jp
hanawa.fukushima.jp
higashi.fukushima.jp
hirata.fukushima.jp
hirono.fukushima.jp
iitate.fukushima.jp
inawashiro.fukushima.jp
ishikawa.fukushima.jp
iwaki.fukushima.jp
izumizaki.fukushima.jp
kagamiishi.fukushima.jp
kaneyama.fukushima.jp
kawamata.fukushima.jp
kitakata.fukushima.jp
kitashiobara.fukushima.jp
koori.fukushima.jp
koriyama.fukushima.jp
kunimi.fukushima.jp
miharu.fukushima.jp
mishima.fukushima.jp
namie.fukushima.jp
nango.fukushima.jp
nishiaizu.fukushima.jp
nishigo.fukushima.jp

okuma.fukushima.jp
omotego.fukushima.jp
ono.fukushima.jp
otama.fukushima.jp
samegawa.fukushima.jp
shimogo.fukushima.jp
shirakawa.fukushima.jp
showa.fukushima.jp
soma.fukushima.jp
sukagawa.fukushima.jp
taishin.fukushima.jp
tamakawa.fukushima.jp
tanagura.fukushima.jp
tenei.fukushima.jp
yabuki.fukushima.jp
yamato.fukushima.jp
yamatsuri.fukushima.jp
yanaizu.fukushima.jp
yugawa.fukushima.jp
anpachi.gifu.jp
ena.gifu.jp
gifu.gifu.jp
ginan.gifu.jp
godo.gifu.jp
gujo.gifu.jp
hashima.gifu.jp
hichiso.gifu.jp
hida.gifu.jp
higashishirakawa.gifu.jp
ibigawa.gifu.jp
ikedu.gifu.jp
kakamigahara.gifu.jp
kani.gifu.jp
kasahara.gifu.jp
kasamatsu.gifu.jp
kawaue.gifu.jp
kitagata.gifu.jp
mino.gifu.jp
minokamo.gifu.jp
mitake.gifu.jp
mizunami.gifu.jp
motosu.gifu.jp
nakatsugawa.gifu.jp
ogaki.gifu.jp
sakahogi.gifu.jp
seki.gifu.jp
sekigahara.gifu.jp
shirakawa.gifu.jp

tajimi.gifu.jp
takayama.gifu.jp
tarui.gifu.jp
toki.gifu.jp
tomika.gifu.jp
wanouchi.gifu.jp
yamagata.gifu.jp
yaotsu.gifu.jp
yoro.gifu.jp
annaka.gunma.jp
chiyoda.gunma.jp
fujioka.gunma.jp
higashiagatsuma.gunma.jp
isesaki.gunma.jp
itakura.gunma.jp
kanna.gunma.jp
kanra.gunma.jp
katashina.gunma.jp
kawaba.gunma.jp
kiryu.gunma.jp
kusatsu.gunma.jp
maebashi.gunma.jp
meiwa.gunma.jp
midori.gunma.jp
minakami.gunma.jp
naganohara.gunma.jp
nakanojo.gunma.jp
nanmoku.gunma.jp
numata.gunma.jp
oizumi.gunma.jp
ora.gunma.jp
ota.gunma.jp
shibukawa.gunma.jp
shimonita.gunma.jp
shinto.gunma.jp
showa.gunma.jp
takasaki.gunma.jp
takayama.gunma.jp
tamamura.gunma.jp
tatebayashi.gunma.jp
tomioka.gunma.jp
tsukiyono.gunma.jp
tsumagoi.gunma.jp
ueno.gunma.jp
yoshioka.gunma.jp
asaminami.hiroshima.jp
daiwa.hiroshima.jp
etajima.hiroshima.jp

fuchu.hiroshima.jp
fukuyama.hiroshima.jp
hatsukaichi.hiroshima.jp
higashihiroshima.hiroshima.jp
hongo.hiroshima.jp
jinsekikogen.hiroshima.jp
kaita.hiroshima.jp
kui.hiroshima.jp
kumano.hiroshima.jp
kure.hiroshima.jp
mihara.hiroshima.jp
miyoshi.hiroshima.jp
naka.hiroshima.jp
onomichi.hiroshima.jp
osakikamijima.hiroshima.jp
otake.hiroshima.jp
saka.hiroshima.jp
sera.hiroshima.jp
seranishi.hiroshima.jp
shinichi.hiroshima.jp
shobara.hiroshima.jp
takehara.hiroshima.jp
abashiri.hokkaido.jp
abira.hokkaido.jp
aibetsu.hokkaido.jp
akabira.hokkaido.jp
akkeshi.hokkaido.jp
asahikawa.hokkaido.jp
ashibetsu.hokkaido.jp
ashoro.hokkaido.jp
assabu.hokkaido.jp
atsuma.hokkaido.jp
bibai.hokkaido.jp
biei.hokkaido.jp
bifuka.hokkaido.jp
bihoro.hokkaido.jp
biratori.hokkaido.jp
chippubetsu.hokkaido.jp
chitose.hokkaido.jp
date.hokkaido.jp
ebetsu.hokkaido.jp
embetsu.hokkaido.jp
eniwa.hokkaido.jp
erimo.hokkaido.jp
esan.hokkaido.jp
esashi.hokkaido.jp
fukagawa.hokkaido.jp
fukushima.hokkaido.jp

furano.hokkaido.jp
furubira.hokkaido.jp
haboro.hokkaido.jp
hakodate.hokkaido.jp
hamatonbetsu.hokkaido.jp
hidaka.hokkaido.jp
higashikagura.hokkaido.jp
higashikawa.hokkaido.jp
hiroo.hokkaido.jp
hokuryu.hokkaido.jp
hokuto.hokkaido.jp
honbetsu.hokkaido.jp
horokanai.hokkaido.jp
horonobe.hokkaido.jp
ikeda.hokkaido.jp
imakane.hokkaido.jp
ishikari.hokkaido.jp
iwamizawa.hokkaido.jp
iwanai.hokkaido.jp
kamifurano.hokkaido.jp
kamikawa.hokkaido.jp
kamishihoro.hokkaido.jp
kamisunagawa.hokkaido.jp
kamoenai.hokkaido.jp
kayabe.hokkaido.jp
kembuchi.hokkaido.jp
kikonai.hokkaido.jp
kimobetsu.hokkaido.jp
kitahiroshima.hokkaido.jp
kitami.hokkaido.jp
kiyosato.hokkaido.jp
koshimizu.hokkaido.jp
kunneppu.hokkaido.jp
kuriyama.hokkaido.jp
kuromatsunai.hokkaido.jp
kushiro.hokkaido.jp
kutchan.hokkaido.jp
kyowa.hokkaido.jp
mashike.hokkaido.jp
matsumae.hokkaido.jp
mikasa.hokkaido.jp
minamifurano.hokkaido.jp
mombetsu.hokkaido.jp
moseushi.hokkaido.jp
mukawa.hokkaido.jp
muroran.hokkaido.jp
naie.hokkaido.jp
nakagawa.hokkaido.jp

nakasatsunai.hokkaido.jp
nakatombetsu.hokkaido.jp
nanae.hokkaido.jp
nanporo.hokkaido.jp
nayoro.hokkaido.jp
nemuro.hokkaido.jp
niikappu.hokkaido.jp
niki.hokkaido.jp
nishiokoppe.hokkaido.jp
noboribetsu.hokkaido.jp
numata.hokkaido.jp
obihiro.hokkaido.jp
obira.hokkaido.jp
oketo.hokkaido.jp
okoppe.hokkaido.jp
otaru.hokkaido.jp
otobe.hokkaido.jp
otofuke.hokkaido.jp
otoineppu.hokkaido.jp
oumu.hokkaido.jp
ozora.hokkaido.jp
pippu.hokkaido.jp
rankoshi.hokkaido.jp
rebun.hokkaido.jp
rikubetsu.hokkaido.jp
rishiri.hokkaido.jp
rishirifuji.hokkaido.jp
saroma.hokkaido.jp
sarufutsu.hokkaido.jp
shakotan.hokkaido.jp
shari.hokkaido.jp
shibecha.hokkaido.jp
shibetsu.hokkaido.jp
shikabe.hokkaido.jp
shikaoi.hokkaido.jp
shimamaki.hokkaido.jp
shimizu.hokkaido.jp
shimokawa.hokkaido.jp
shinshinotsu.hokkaido.jp
shintoku.hokkaido.jp
shiranuka.hokkaido.jp
shiraoi.hokkaido.jp
shiriuchi.hokkaido.jp
sobetsu.hokkaido.jp
sunagawa.hokkaido.jp
taiki.hokkaido.jp
takasu.hokkaido.jp
takikawa.hokkaido.jp

takinoue.hokkaido.jp
teshikaga.hokkaido.jp
tobetsu.hokkaido.jp
tohma.hokkaido.jp
tomakomai.hokkaido.jp
tomari.hokkaido.jp
toya.hokkaido.jp
toyako.hokkaido.jp
toyotomi.hokkaido.jp
toyoura.hokkaido.jp
tsubetsu.hokkaido.jp
tsukigata.hokkaido.jp
urakawa.hokkaido.jp
urausu.hokkaido.jp
uryu.hokkaido.jp
utashinai.hokkaido.jp
wakkanai.hokkaido.jp
wassamu.hokkaido.jp
yakumo.hokkaido.jp
yoichi.hokkaido.jp
aioi.hyogo.jp
akashi.hyogo.jp
ako.hyogo.jp
amagasaki.hyogo.jp
aogaki.hyogo.jp
asago.hyogo.jp
ashiya.hyogo.jp
awaji.hyogo.jp
fukusaki.hyogo.jp
goshiki.hyogo.jp
harima.hyogo.jp
himeji.hyogo.jp
ichikawa.hyogo.jp
inagawa.hyogo.jp
itami.hyogo.jp
kakogawa.hyogo.jp
kamigori.hyogo.jp
kamikawa.hyogo.jp
kasai.hyogo.jp
kasuga.hyogo.jp
kawanishi.hyogo.jp
miki.hyogo.jp
minamiawaji.hyogo.jp
nishinomiya.hyogo.jp
nishiwaki.hyogo.jp
ono.hyogo.jp
sanda.hyogo.jp
sannan.hyogo.jp

sasayama.hyogo.jp
sayo.hyogo.jp
shingu.hyogo.jp
shinonsen.hyogo.jp
shiso.hyogo.jp
sumoto.hyogo.jp
taishi.hyogo.jp
taka.hyogo.jp
takarazuka.hyogo.jp
takasago.hyogo.jp
takino.hyogo.jp
tamba.hyogo.jp
tatsuno.hyogo.jp
toyooka.hyogo.jp
yabu.hyogo.jp
yashiro.hyogo.jp
yoka.hyogo.jp
yokawa.hyogo.jp
ami.ibaraki.jp
asahi.ibaraki.jp
bando.ibaraki.jp
chikusei.ibaraki.jp
daigo.ibaraki.jp
fujishiro.ibaraki.jp
hitachi.ibaraki.jp
hitachinaka.ibaraki.jp
hitachiomiya.ibaraki.jp
hitachiota.ibaraki.jp
ibaraki.ibaraki.jp
ina.ibaraki.jp
inashiki.ibaraki.jp
itako.ibaraki.jp
iwama.ibaraki.jp
joso.ibaraki.jp
kamusu.ibaraki.jp
kasama.ibaraki.jp
kashima.ibaraki.jp
kasumigaura.ibaraki.jp
koga.ibaraki.jp
miho.ibaraki.jp
mito.ibaraki.jp
moriya.ibaraki.jp
naka.ibaraki.jp
namegata.ibaraki.jp
oarai.ibaraki.jp
ogawa.ibaraki.jp
omitama.ibaraki.jp
ryugasaki.ibaraki.jp

sakai.ibaraki.jp
sakuragawa.ibaraki.jp
shimodate.ibaraki.jp
shimotsuma.ibaraki.jp
shirosato.ibaraki.jp
sowa.ibaraki.jp
suifu.ibaraki.jp
takahagi.ibaraki.jp
tamatsukuri.ibaraki.jp
tokai.ibaraki.jp
tomobe.ibaraki.jp
tone.ibaraki.jp
toride.ibaraki.jp
tsuchiura.ibaraki.jp
tsukuba.ibaraki.jp
uchihara.ibaraki.jp
ushiku.ibaraki.jp
yachiyo.ibaraki.jp
yamagata.ibaraki.jp
yawara.ibaraki.jp
yuki.ibaraki.jp
anamizu.ishikawa.jp
haku.ishikawa.jp
hakusan.ishikawa.jp
kaga.ishikawa.jp
kahoku.ishikawa.jp
kanazawa.ishikawa.jp
kawakita.ishikawa.jp
komatsu.ishikawa.jp
nakanoto.ishikawa.jp
nanao.ishikawa.jp
nomi.ishikawa.jp
nonoichi.ishikawa.jp
noto.ishikawa.jp
shika.ishikawa.jp
suzu.ishikawa.jp
tsubata.ishikawa.jp
tsurugi.ishikawa.jp
uchinada.ishikawa.jp
wajima.ishikawa.jp
fudai.iwate.jp
fujisawa.iwate.jp
hanamaki.iwate.jp
hiraizumi.iwate.jp
hirono.iwate.jp
ichinohe.iwate.jp
ichinoseki.iwate.jp
iwaizumi.iwate.jp

iwate.iwate.jp
joboji.iwate.jp
kamaishi.iwate.jp
kanegasaki.iwate.jp
karumai.iwate.jp
kawai.iwate.jp
kitakami.iwate.jp
kuji.iwate.jp
kunohe.iwate.jp
kuzumaki.iwate.jp
miyako.iwate.jp
mizusawa.iwate.jp
morioka.iwate.jp
ninohe.iwate.jp
noda.iwate.jp
ofunato.iwate.jp
oshu.iwate.jp
otsuchi.iwate.jp
rikuzentakata.iwate.jp
shiwa.iwate.jp
shizukuishi.iwate.jp
sumita.iwate.jp
tanohata.iwate.jp
tono.iwate.jp
yahaba.iwate.jp
yamada.iwate.jp
ayagawa.kagawa.jp
higashikagawa.kagawa.jp
kanonji.kagawa.jp
kotohira.kagawa.jp
manno.kagawa.jp
marugame.kagawa.jp
mitoyo.kagawa.jp
naoshima.kagawa.jp
sanuki.kagawa.jp
tadotsu.kagawa.jp
takamatsu.kagawa.jp
tonosho.kagawa.jp
uchinomi.kagawa.jp
utazu.kagawa.jp
zentsuji.kagawa.jp
akune.kagoshima.jp
amami.kagoshima.jp
hioki.kagoshima.jp
isa.kagoshima.jp
isen.kagoshima.jp
izumi.kagoshima.jp
kagoshima.kagoshima.jp

kanoya.kagoshima.jp
kawanabe.kagoshima.jp
kinko.kagoshima.jp
kouyama.kagoshima.jp
makurazaki.kagoshima.jp
matsumoto.kagoshima.jp
minamitane.kagoshima.jp
nakatane.kagoshima.jp
nishinoomote.kagoshima.jp
satsumasendai.kagoshima.jp
soo.kagoshima.jp
tarumizu.kagoshima.jp
yusui.kagoshima.jp
aikawa.kanagawa.jp
atsugi.kanagawa.jp
ayase.kanagawa.jp
chigasaki.kanagawa.jp
ebina.kanagawa.jp
fujisawa.kanagawa.jp
hadano.kanagawa.jp
hakone.kanagawa.jp
hiratsuka.kanagawa.jp
isehara.kanagawa.jp
kaisei.kanagawa.jp
kamakura.kanagawa.jp
kiyokawa.kanagawa.jp
matsuda.kanagawa.jp
minamiashigara.kanagawa.jp
miura.kanagawa.jp
nakai.kanagawa.jp
ninomiya.kanagawa.jp
odawara.kanagawa.jp
oi.kanagawa.jp
oiso.kanagawa.jp
sagamihara.kanagawa.jp
samukawa.kanagawa.jp
tsukui.kanagawa.jp
yamakita.kanagawa.jp
yamato.kanagawa.jp
yokosuka.kanagawa.jp
yugawara.kanagawa.jp
zama.kanagawa.jp
zushi.kanagawa.jp
aki.kochi.jp
geisei.kochi.jp
hidaka.kochi.jp
higashitsuno.kochi.jp
ino.kochi.jp

kagami.kochi.jp
kami.kochi.jp
kitagawa.kochi.jp
kochi.kochi.jp
mihara.kochi.jp
motoyama.kochi.jp
muroto.kochi.jp
nahari.kochi.jp
nakamura.kochi.jp
nankoku.kochi.jp
nishitosa.kochi.jp
niyodogawa.kochi.jp
ochi.kochi.jp
okawa.kochi.jp
otoyo.kochi.jp
otsuki.kochi.jp
sakawa.kochi.jp
sukumo.kochi.jp
susaki.kochi.jp
tosa.kochi.jp
tosashimizu.kochi.jp
toyo.kochi.jp
tsuno.kochi.jp
umaji.kochi.jp
yasuda.kochi.jp
yusuhara.kochi.jp
amakusa.kumamoto.jp
arao.kumamoto.jp
aso.kumamoto.jp
choyo.kumamoto.jp
gyokuto.kumamoto.jp
kiamakusa.kumamoto.jp
kikuchi.kumamoto.jp
kumamoto.kumamoto.jp
mashiki.kumamoto.jp
mifune.kumamoto.jp
minamata.kumamoto.jp
minamioguni.kumamoto.jp
nagasu.kumamoto.jp
nishihara.kumamoto.jp
oguni.kumamoto.jp
ozu.kumamoto.jp
sumoto.kumamoto.jp
takamori.kumamoto.jp
uki.kumamoto.jp
uto.kumamoto.jp
yamaga.kumamoto.jp
yamato.kumamoto.jp

yatsushiro.kumamoto.jp
ayabe.kyoto.jp
fukuchiyama.kyoto.jp
higashiyama.kyoto.jp
ide.kyoto.jp
ine.kyoto.jp
joyo.kyoto.jp
kameoka.kyoto.jp
kamo.kyoto.jp
kita.kyoto.jp
kizu.kyoto.jp
kumiyama.kyoto.jp
kyotamba.kyoto.jp
kyotanabe.kyoto.jp
kyotango.kyoto.jp
maizuru.kyoto.jp
minami.kyoto.jp
minamiyamashiro.kyoto.jp
miyazu.kyoto.jp
muko.kyoto.jp
nagaokakyo.kyoto.jp
nakagyo.kyoto.jp
nantan.kyoto.jp
oyamazaki.kyoto.jp
sakyo.kyoto.jp
seika.kyoto.jp
tanabe.kyoto.jp
uji.kyoto.jp
ujitawara.kyoto.jp
wazuka.kyoto.jp
yamashina.kyoto.jp
yawata.kyoto.jp
asahi.mie.jp
inabe.mie.jp
ise.mie.jp
kameyama.mie.jp
kawagoe.mie.jp
kiho.mie.jp
kisosaki.mie.jp
kiwa.mie.jp
komono.mie.jp
kumano.mie.jp
kuwana.mie.jp
matsusaka.mie.jp
meiwa.mie.jp
mihama.mie.jp
minamiise.mie.jp
misugi.mie.jp

miyama.mie.jp
nabari.mie.jp
shima.mie.jp
suzuka.mie.jp
tado.mie.jp
taiki.mie.jp
taki.mie.jp
tamaki.mie.jp
toba.mie.jp
tsu.mie.jp
udono.mie.jp
ureshino.mie.jp
watarai.mie.jp
yokkaichi.mie.jp
furukawa.miyagi.jp
higashimatsushima.miyagi.jp
ishinomaki.miyagi.jp
iwanuma.miyagi.jp
kakuda.miyagi.jp
kami.miyagi.jp
kawasaki.miyagi.jp
marumori.miyagi.jp
matsushima.miyagi.jp
minamisanriku.miyagi.jp
misato.miyagi.jp
murata.miyagi.jp
natori.miyagi.jp
ogawara.miyagi.jp
ohira.miyagi.jp
onagawa.miyagi.jp
osaki.miyagi.jp
rifu.miyagi.jp
semine.miyagi.jp
shibata.miyagi.jp
shichikashuku.miyagi.jp
shikama.miyagi.jp
shiogama.miyagi.jp
shiroishi.miyagi.jp
tagajo.miyagi.jp
taiwa.miyagi.jp
tome.miyagi.jp
tomiya.miyagi.jp
wakuya.miyagi.jp
watari.miyagi.jp
yamamoto.miyagi.jp
zao.miyagi.jp
aya.miyazaki.jp
ebino.miyazaki.jp

gokase.miyazaki.jp
hyuga.miyazaki.jp
kadogawa.miyazaki.jp
kawaminami.miyazaki.jp
kijo.miyazaki.jp
kitagawa.miyazaki.jp
kitakata.miyazaki.jp
kitaura.miyazaki.jp
kobayashi.miyazaki.jp
kunitomi.miyazaki.jp
kushima.miyazaki.jp
mimata.miyazaki.jp
miyakonojo.miyazaki.jp
miyazaki.miyazaki.jp
morotsuka.miyazaki.jp
nichinan.miyazaki.jp
nishimera.miyazaki.jp
nobeoka.miyazaki.jp
saito.miyazaki.jp
shiiba.miyazaki.jp
shintomi.miyazaki.jp
takaharu.miyazaki.jp
takanabe.miyazaki.jp
takazaki.miyazaki.jp
tsuno.miyazaki.jp
achi.nagano.jp
agematsu.nagano.jp
anan.nagano.jp
aoki.nagano.jp
asahi.nagano.jp
azumino.nagano.jp
chikuhoku.nagano.jp
chikuma.nagano.jp
chino.nagano.jp
fujimi.nagano.jp
hakuba.nagano.jp
hara.nagano.jp
hiraya.nagano.jp
iida.nagano.jp
iijima.nagano.jp
iiyama.nagano.jp
iizuna.nagano.jp
ikedo.nagano.jp
ikusaka.nagano.jp
ina.nagano.jp
karuizawa.nagano.jp
kawakami.nagano.jp
kiso.nagano.jp

kisofukushima.nagano.jp
kitaaike.nagano.jp
komagane.nagano.jp
komoro.nagano.jp
matsukawa.nagano.jp
matsumoto.nagano.jp
miasa.nagano.jp
minamiaike.nagano.jp
minamimaki.nagano.jp
minamiminowa.nagano.jp
minowa.nagano.jp
miyada.nagano.jp
miyota.nagano.jp
mochizuki.nagano.jp
nagano.nagano.jp
nagawa.nagano.jp
nagiso.nagano.jp
nakagawa.nagano.jp
nakano.nagano.jp
nozawaonsen.nagano.jp
obuse.nagano.jp
ogawa.nagano.jp
okaya.nagano.jp
omachi.nagano.jp
omi.nagano.jp
ookuwa.nagano.jp
ooshika.nagano.jp
otaki.nagano.jp
otari.nagano.jp
sakae.nagano.jp
sakaki.nagano.jp
saku.nagano.jp
sakuho.nagano.jp
shimosuwa.nagano.jp
shinanomachi.nagano.jp
shiojiri.nagano.jp
suwa.nagano.jp
suzaka.nagano.jp
takagi.nagano.jp
takamori.nagano.jp
takayama.nagano.jp
tateshina.nagano.jp
tatsuno.nagano.jp
togakushi.nagano.jp
togura.nagano.jp
tomi.nagano.jp
ueda.nagano.jp
wada.nagano.jp

yamagata.nagano.jp
yamanouchi.nagano.jp
yasaka.nagano.jp
yasuoka.nagano.jp
chijiwa.nagasaki.jp
futsu.nagasaki.jp
goto.nagasaki.jp
hasami.nagasaki.jp
hirado.nagasaki.jp
iki.nagasaki.jp
isahaya.nagasaki.jp
kawatana.nagasaki.jp
kuchinotsu.nagasaki.jp
matsuura.nagasaki.jp
nagasaki.nagasaki.jp
obama.nagasaki.jp
omura.nagasaki.jp
oseto.nagasaki.jp
saikai.nagasaki.jp
sasebo.nagasaki.jp
seihi.nagasaki.jp
shimabara.nagasaki.jp
shinkamigoto.nagasaki.jp
togitsu.nagasaki.jp
tsushima.nagasaki.jp
unzen.nagasaki.jp
ando.nara.jp
gose.nara.jp
heguri.nara.jp
higashiyoshino.nara.jp
ikaruga.nara.jp
ikoma.nara.jp
kamikitayama.nara.jp
kanmaki.nara.jp
kashiba.nara.jp
kashihara.nara.jp
katsuragi.nara.jp
kawai.nara.jp
kawakami.nara.jp
kawanishi.nara.jp
koryo.nara.jp
kurotaki.nara.jp
mitsue.nara.jp
miyake.nara.jp
nara.nara.jp
nosegawa.nara.jp
oji.nara.jp
ouda.nara.jp

oyodo.nara.jp
sakurai.nara.jp
sango.nara.jp
shimoichi.nara.jp
shimokitayama.nara.jp
shinjo.nara.jp
soni.nara.jp
takatori.nara.jp
tawaramoto.nara.jp
tenkawa.nara.jp
tenri.nara.jp
uda.nara.jp
yamatokoriyama.nara.jp
yamatotakada.nara.jp
yamazoe.nara.jp
yoshino.nara.jp
aga.niigata.jp
agano.niigata.jp
gosen.niigata.jp
itoigawa.niigata.jp
izumozaki.niigata.jp
joetsu.niigata.jp
kamo.niigata.jp
kariwa.niigata.jp
kashiwazaki.niigata.jp
minamiuonuma.niigata.jp
mitsuke.niigata.jp
muika.niigata.jp
murakami.niigata.jp
myoko.niigata.jp
nagaoka.niigata.jp
niigata.niigata.jp
ojiya.niigata.jp
omi.niigata.jp
sado.niigata.jp
sanjo.niigata.jp
seiro.niigata.jp
seirou.niigata.jp
sekikawa.niigata.jp
shibata.niigata.jp
tagami.niigata.jp
tainai.niigata.jp
tochio.niigata.jp
tokamachi.niigata.jp
tsubame.niigata.jp
tsunan.niigata.jp
uonuma.niigata.jp
yahiko.niigata.jp

yoita.niigata.jp
yuzawa.niigata.jp
beppu.oita.jp
bungoono.oita.jp
bungotakada.oita.jp
hasama.oita.jp
hiji.oita.jp
himeshima.oita.jp
hita.oita.jp
kamitsue.oita.jp
kokonoe.oita.jp
kuju.oita.jp
kunisaki.oita.jp
kusu.oita.jp
oita.oita.jp
saiki.oita.jp
taketa.oita.jp
tsukumi.oita.jp
usa.oita.jp
usuki.oita.jp
yufu.oita.jp
akaiwa.okayama.jp
asakuchi.okayama.jp
bizen.okayama.jp
hayashima.okayama.jp
ibara.okayama.jp
kagamino.okayama.jp
kasaoka.okayama.jp
kibichuo.okayama.jp
kumenan.okayama.jp
kurashiki.okayama.jp
maniwa.okayama.jp
misaki.okayama.jp
nagi.okayama.jp
niimi.okayama.jp
nishiawakura.okayama.jp
okayama.okayama.jp
satosho.okayama.jp
setouchi.okayama.jp
shinjo.okayama.jp
shoo.okayama.jp
soja.okayama.jp
takahashi.okayama.jp
tamano.okayama.jp
tsuyama.okayama.jp
wake.okayama.jp
yakage.okayama.jp
aguni.okinawa.jp

ginowan.okinawa.jp
ginoza.okinawa.jp
gushikami.okinawa.jp
haebaru.okinawa.jp
higashi.okinawa.jp
hirara.okinawa.jp
iheyu.okinawa.jp
ishigaki.okinawa.jp
ishikawa.okinawa.jp
itoman.okinawa.jp
izena.okinawa.jp
kadena.okinawa.jp
kin.okinawa.jp
kitadaito.okinawa.jp
kitanakagusuku.okinawa.jp
kumejima.okinawa.jp
kunigami.okinawa.jp
minamidaito.okinawa.jp
motobu.okinawa.jp
nago.okinawa.jp
naha.okinawa.jp
nakagusuku.okinawa.jp
nakijin.okinawa.jp
nanjo.okinawa.jp
nishihara.okinawa.jp
ogimi.okinawa.jp
okinawa.okinawa.jp
onna.okinawa.jp
shimoji.okinawa.jp
taketomi.okinawa.jp
tarama.okinawa.jp
tokashiki.okinawa.jp
tomigusuku.okinawa.jp
tonaki.okinawa.jp
urasoe.okinawa.jp
uruma.okinawa.jp
yaese.okinawa.jp
yomitan.okinawa.jp
yonabaru.okinawa.jp
yonaguni.okinawa.jp
zamami.okinawa.jp
abeno.osaka.jp
chihayaakasaka.osaka.jp
chuo.osaka.jp
daito.osaka.jp
fujjidera.osaka.jp
habikino.osaka.jp
hannan.osaka.jp

higashiosaka.osaka.jp
higashisumiyoshi.osaka.jp
higashiyodogawa.osaka.jp
hirakata.osaka.jp
ibaraki.osaka.jp
ikeda.osaka.jp
izumi.osaka.jp
izumiotsu.osaka.jp
izumisano.osaka.jp
kadoma.osaka.jp
kaizuka.osaka.jp
kanan.osaka.jp
kashiwara.osaka.jp
katano.osaka.jp
kawachinagano.osaka.jp
kishiwada.osaka.jp
kita.osaka.jp
kumatori.osaka.jp
matsubara.osaka.jp
minato.osaka.jp
minoh.osaka.jp
misaki.osaka.jp
moriguchi.osaka.jp
neyagawa.osaka.jp
nishi.osaka.jp
nose.osaka.jp
osakasayama.osaka.jp
sakai.osaka.jp
sayama.osaka.jp
sennan.osaka.jp
settsu.osaka.jp
shijonawate.osaka.jp
shimamoto.osaka.jp
suita.osaka.jp
tadaoka.osaka.jp
taishi.osaka.jp
tajiri.osaka.jp
takaishi.osaka.jp
takatsuki.osaka.jp
tondabayashi.osaka.jp
toyonaka.osaka.jp
toyono.osaka.jp
yao.osaka.jp
ariake.saga.jp
arita.saga.jp
fukudomi.saga.jp
genkai.saga.jp
hamatama.saga.jp

hizen.saga.jp
imari.saga.jp
kamimine.saga.jp
kanzaki.saga.jp
karatsu.saga.jp
kashima.saga.jp
kitagata.saga.jp
kitahata.saga.jp
kiyama.saga.jp
kouhoku.saga.jp
kyuragi.saga.jp
nishiarita.saga.jp
ogi.saga.jp
omachi.saga.jp
ouchi.saga.jp
saga.saga.jp
shiroishi.saga.jp
taku.saga.jp
tara.saga.jp
tosu.saga.jp
yoshinogari.saga.jp
arakawa.saitama.jp
asaka.saitama.jp
chichibu.saitama.jp
fujimi.saitama.jp
fujimino.saitama.jp
fukaya.saitama.jp
hanno.saitama.jp
hanyu.saitama.jp
hasuda.saitama.jp
hatogaya.saitama.jp
hatoyama.saitama.jp
hidaka.saitama.jp
higashichichibu.saitama.jp
higashimatsuyama.saitama.jp
honjo.saitama.jp
ina.saitama.jp
iruma.saitama.jp
iwatsuki.saitama.jp
kamiizumi.saitama.jp
kamikawa.saitama.jp
kamisato.saitama.jp
kasukabe.saitama.jp
kawagoe.saitama.jp
kawaguchi.saitama.jp
kawajima.saitama.jp
kazo.saitama.jp
kitamoto.saitama.jp

koshigaya.saitama.jp
kounosu.saitama.jp
kuki.saitama.jp
kumagaya.saitama.jp
matsubushi.saitama.jp
minano.saitama.jp
misato.saitama.jp
miyashiro.saitama.jp
miyoshi.saitama.jp
moroyama.saitama.jp
nagatoro.saitama.jp
namegawa.saitama.jp
niiza.saitama.jp
ogano.saitama.jp
ogawa.saitama.jp
ogose.saitama.jp
okegawa.saitama.jp
omiya.saitama.jp
otaki.saitama.jp
ranzan.saitama.jp
ryokami.saitama.jp
saitama.saitama.jp
sakado.saitama.jp
satte.saitama.jp
sayama.saitama.jp
shiki.saitama.jp
shiraoka.saitama.jp
soka.saitama.jp
sugito.saitama.jp
toda.saitama.jp
tokigawa.saitama.jp
tokorozawa.saitama.jp
tsurugashima.saitama.jp
urawa.saitama.jp
warabi.saitama.jp
yashio.saitama.jp
yokoze.saitama.jp
yono.saitama.jp
yorii.saitama.jp
yoshida.saitama.jp
yoshikawa.saitama.jp
yoshimi.saitama.jp
aisho.shiga.jp
gamo.shiga.jp
higashiomi.shiga.jp
hikone.shiga.jp
koka.shiga.jp
konan.shiga.jp

kosei.shiga.jp
koto.shiga.jp
kusatsu.shiga.jp
maibara.shiga.jp
moriyama.shiga.jp
nagahama.shiga.jp
nishiazai.shiga.jp
notogawa.shiga.jp
omihachiman.shiga.jp
otsu.shiga.jp
ritto.shiga.jp
ryuoh.shiga.jp
takashima.shiga.jp
takatsuki.shiga.jp
torahime.shiga.jp
toyosato.shiga.jp
yasu.shiga.jp
akagi.shimane.jp
ama.shimane.jp
gotsu.shimane.jp
hamada.shimane.jp
higashiizumo.shimane.jp
hikawa.shimane.jp
hikimi.shimane.jp
izumo.shimane.jp
kakinoki.shimane.jp
masuda.shimane.jp
matsue.shimane.jp
misato.shimane.jp
nishinoshima.shimane.jp
ohda.shimane.jp
okinoshima.shimane.jp
okuizumo.shimane.jp
shimane.shimane.jp
tamayu.shimane.jp
tsuwano.shimane.jp
unnan.shimane.jp
yakumo.shimane.jp
yasugi.shimane.jp
yatsuka.shimane.jp
arai.shizuoka.jp
atami.shizuoka.jp
fuji.shizuoka.jp
fujjeda.shizuoka.jp
fujikawa.shizuoka.jp
fujinomiya.shizuoka.jp
fukuroi.shizuoka.jp
gotemba.shizuoka.jp

haibara.shizuoka.jp
hamamatsu.shizuoka.jp
higashiizu.shizuoka.jp
ito.shizuoka.jp
iwata.shizuoka.jp
izu.shizuoka.jp
izunokuni.shizuoka.jp
kakegawa.shizuoka.jp
kannami.shizuoka.jp
kawanehon.shizuoka.jp
kawazu.shizuoka.jp
kikugawa.shizuoka.jp
kosai.shizuoka.jp
makinohara.shizuoka.jp
matsuzaki.shizuoka.jp
minamiizu.shizuoka.jp
mishima.shizuoka.jp
morimachi.shizuoka.jp
nishiizu.shizuoka.jp
numazu.shizuoka.jp
omaezaki.shizuoka.jp
shimada.shizuoka.jp
shimizu.shizuoka.jp
shimoda.shizuoka.jp
shizuoka.shizuoka.jp
susono.shizuoka.jp
yaizu.shizuoka.jp
yoshida.shizuoka.jp
ashikaga.tochigi.jp
bato.tochigi.jp
haga.tochigi.jp
ichikai.tochigi.jp
iwafune.tochigi.jp
kaminokawa.tochigi.jp
kanuma.tochigi.jp
karasuyama.tochigi.jp
kuroiso.tochigi.jp
mashiko.tochigi.jp
mibu.tochigi.jp
moka.tochigi.jp
motegi.tochigi.jp
nasu.tochigi.jp
nasushiobara.tochigi.jp
nikko.tochigi.jp
nishikata.tochigi.jp
nogi.tochigi.jp
ohira.tochigi.jp
ohtawara.tochigi.jp

oyama.tochigi.jp
sakura.tochigi.jp
sano.tochigi.jp
shimotsuke.tochigi.jp
shioya.tochigi.jp
takanezawa.tochigi.jp
tochigi.tochigi.jp
tsuga.tochigi.jp
ujiie.tochigi.jp
utsunomiya.tochigi.jp
yaita.tochigi.jp
aizumi.tokushima.jp
anan.tokushima.jp
ichiba.tokushima.jp
itano.tokushima.jp
kainan.tokushima.jp
komatsushima.tokushima.jp
matsushige.tokushima.jp
mima.tokushima.jp
minami.tokushima.jp
miyoshi.tokushima.jp
mugi.tokushima.jp
nakagawa.tokushima.jp
naruto.tokushima.jp
sanagochi.tokushima.jp
shishikui.tokushima.jp
tokushima.tokushima.jp
wajiki.tokushima.jp
adachi.tokyo.jp
akiruno.tokyo.jp
akishima.tokyo.jp
aogashima.tokyo.jp
arakawa.tokyo.jp
bunkyo.tokyo.jp
chiyoda.tokyo.jp
chofu.tokyo.jp
chuo.tokyo.jp
edogawa.tokyo.jp
fuchu.tokyo.jp
fussa.tokyo.jp
hachijo.tokyo.jp
hachioji.tokyo.jp
hamura.tokyo.jp
higashikurume.tokyo.jp
higashimurayama.tokyo.jp
higashiyamato.tokyo.jp
hino.tokyo.jp
hinode.tokyo.jp

hinohara.tokyo.jp
inagi.tokyo.jp
itabashi.tokyo.jp
katsushika.tokyo.jp
kita.tokyo.jp
kiyose.tokyo.jp
kodaira.tokyo.jp
koganei.tokyo.jp
kokubunji.tokyo.jp
komae.tokyo.jp
koto.tokyo.jp
kouzushima.tokyo.jp
kunitachi.tokyo.jp
machida.tokyo.jp
meguro.tokyo.jp
minato.tokyo.jp
mitaka.tokyo.jp
mizuho.tokyo.jp
musashimurayama.tokyo.jp
musashino.tokyo.jp
nakano.tokyo.jp
nerima.tokyo.jp
ogasawara.tokyo.jp
okutama.tokyo.jp
ome.tokyo.jp
oshima.tokyo.jp
ota.tokyo.jp
setagaya.tokyo.jp
shibuya.tokyo.jp
shinagawa.tokyo.jp
shinjuku.tokyo.jp
suginami.tokyo.jp
sumida.tokyo.jp
tachikawa.tokyo.jp
taito.tokyo.jp
tama.tokyo.jp
toshima.tokyo.jp
chizu.tottori.jp
hino.tottori.jp
kawahara.tottori.jp
koge.tottori.jp
kotoura.tottori.jp
misasa.tottori.jp
nanbu.tottori.jp
nichinan.tottori.jp
sakaiminato.tottori.jp
tottori.tottori.jp
wakasa.tottori.jp

yazu.tottori.jp
yonago.tottori.jp
asahi.toyama.jp
fuchu.toyama.jp
fukumitsu.toyama.jp
funahashi.toyama.jp
himi.toyama.jp
imizu.toyama.jp
inami.toyama.jp
johana.toyama.jp
kamiichi.toyama.jp
kurobe.toyama.jp
nakaniikawa.toyama.jp
namerikawa.toyama.jp
nanto.toyama.jp
nyuzen.toyama.jp
oyabe.toyama.jp
taira.toyama.jp
takaoka.toyama.jp
tateyama.toyama.jp
toga.toyama.jp
tonami.toyama.jp
toyama.toyama.jp
unazuki.toyama.jp
uozu.toyama.jp
yamada.toyama.jp
arida.wakayama.jp
aridagawa.wakayama.jp
gobo.wakayama.jp
hashimoto.wakayama.jp
hidaka.wakayama.jp
hirogawa.wakayama.jp
inami.wakayama.jp
iwade.wakayama.jp
kainan.wakayama.jp
kamitonda.wakayama.jp
katsuragi.wakayama.jp
kimino.wakayama.jp
kinokawa.wakayama.jp
kitayama.wakayama.jp
koya.wakayama.jp
koza.wakayama.jp
kozagawa.wakayama.jp
kudoyama.wakayama.jp
kushimoto.wakayama.jp
mihama.wakayama.jp
misato.wakayama.jp
nachikatsuura.wakayama.jp

shingu.wakayama.jp
shirahama.wakayama.jp
taiji.wakayama.jp
tanabe.wakayama.jp
wakayama.wakayama.jp
yuasa.wakayama.jp
yura.wakayama.jp
asahi.yamagata.jp
funagata.yamagata.jp
higashine.yamagata.jp
iide.yamagata.jp
kahoku.yamagata.jp
kaminoyama.yamagata.jp
kaneyama.yamagata.jp
kawanishi.yamagata.jp
mamurogawa.yamagata.jp
mikawa.yamagata.jp
murayama.yamagata.jp
nagai.yamagata.jp
nakayama.yamagata.jp
nanyo.yamagata.jp
nishikawa.yamagata.jp
obanazawa.yamagata.jp
oe.yamagata.jp
oguni.yamagata.jp
ohkura.yamagata.jp
oishida.yamagata.jp
sagae.yamagata.jp
sakata.yamagata.jp
sakegawa.yamagata.jp
shinjo.yamagata.jp
shirataka.yamagata.jp
shonai.yamagata.jp
takahata.yamagata.jp
tendo.yamagata.jp
tozawa.yamagata.jp
tsuruoka.yamagata.jp
yamagata.yamagata.jp
yamanobe.yamagata.jp
yonezawa.yamagata.jp
yuza.yamagata.jp
abu.yamaguchi.jp
hagi.yamaguchi.jp
hikari.yamaguchi.jp
hofu.yamaguchi.jp
iwakuni.yamaguchi.jp
kudamatsu.yamaguchi.jp
mitou.yamaguchi.jp

nagato.yamaguchi.jp
oshima.yamaguchi.jp
shimonoseki.yamaguchi.jp
shunan.yamaguchi.jp
tabuse.yamaguchi.jp
tokuyama.yamaguchi.jp
toyota.yamaguchi.jp
ube.yamaguchi.jp
yuu.yamaguchi.jp
chuo.yamanashi.jp
doshi.yamanashi.jp
fuefuki.yamanashi.jp
fujikawa.yamanashi.jp
fujikawaguchiko.yamanashi.jp
fujiyoshida.yamanashi.jp
hayakawa.yamanashi.jp
hokuto.yamanashi.jp
ichikawamisato.yamanashi.jp
kai.yamanashi.jp
kofu.yamanashi.jp
koshu.yamanashi.jp
kosuge.yamanashi.jp
minami-alps.yamanashi.jp
minobu.yamanashi.jp
nakamichi.yamanashi.jp
nanbu.yamanashi.jp
narusawa.yamanashi.jp
nirasaki.yamanashi.jp
nishikatsura.yamanashi.jp
oshino.yamanashi.jp
otsuki.yamanashi.jp
showa.yamanashi.jp
tabayama.yamanashi.jp
tsuru.yamanashi.jp
uenohara.yamanashi.jp
yamanakako.yamanashi.jp
yamanashi.yamanashi.jp

//

ke : <http://www.kenic.or.ke/index.php/en/ke-domains/ke-domains>

ke

ac.ke

co.ke

go.ke

info.ke

me.ke

mobi.ke

ne.ke

or.ke

sc.ke

// kg : http://www.domain.kg/dmn_n.html

kg

org.kg

net.kg

com.kg

edu.kg

gov.kg

mil.kg

// kh : http://www.mptc.gov.kh/dns_registration.htm

*.kh

// ki : <http://www.ki/dns/index.html>

ki

edu.ki

biz.ki

net.ki

org.ki

gov.ki

info.ki

com.ki

// km : <https://en.wikipedia.org/wiki/.km>

// <http://www.domaine.km/documents/charte.doc>

km

org.km

nom.km

gov.km

prd.km

tm.km

edu.km

mil.km

ass.km

com.km

//

These are only mentioned as proposed suggestions at [domaine.km](http://www.domaine.km), but

// <https://en.wikipedia.org/wiki/.km> says they're available for registration:

coop.km

asso.km

presse.km

medecin.km

notaires.km

pharmaciens.km

veterinaire.km

gouv.km

// kn : <https://en.wikipedia.org/wiki/.kn>
// <http://www.dot.kn/domainRules.html>
kn
net.kn
org.kn
edu.kn
gov.kn

// kp : http://www.kcce.kp/en_index.php
kp
com.kp
edu.kp
gov.kp
org.kp
rep.kp
tra.kp

// kr : <https://en.wikipedia.org/wiki/.kr>
// see also: <http://domain.nida.or.kr/eng/registration.jsp>

kr
ac.kr
co.kr
es.kr
go.kr
hs.kr
kg.kr
mil.kr
ms.kr
ne.kr
or.kr
pe.kr
re.kr
sc.kr
// kr geographical names
busan.kr
chungbuk.kr
chungnam.kr
daegu.kr
daejeon.kr
gangwon.kr
gwangju.kr
gyeongbuk.kr
gyeonggi.kr
gyeongnam.kr
incheon.kr
jeju.kr
jeonbuk.kr

jeonnam.kr
seoul.kr
ulsan.kr

// kw : <https://www.nic.kw/policies/>
// Confirmed by registry <nic.tech@citra.gov.kw>

kw
com.kw
edu.kw
emb.kw
gov.kw
ind.kw
net.kw
org.kw

// ky : http://www.icta.ky/da_ky_reg_dom.php
//
Confirmed by registry <kysupport@perimeterusa.com> 2008-06-17

ky
edu.ky
gov.ky
com.ky
org.ky
net.ky

// kz : <https://en.wikipedia.org/wiki/.kz>
// see also: <http://www.nic.kz/rules/index.jsp>

kz
org.kz
edu.kz
net.kz
gov.kz
mil.kz
com.kz

// la : <https://en.wikipedia.org/wiki/.la>
// Submitted by registry <gavin.brown@nic.la>

la
int.la
net.la
info.la
edu.la
gov.la
per.la
com.la
org.la

// lb : <https://en.wikipedia.org/wiki/.lb>

// Submitted by registry <randy@psg.com>

lb
com.lb
edu.lb
gov.lb
net.lb
org.lb

// lc : <https://en.wikipedia.org/wiki/.lc>
// see also: <http://www.nic.lc/rules.htm>

lc
com.lc
net.lc
co.lc
org.lc
edu.lc
gov.lc

// li : <https://en.wikipedia.org/wiki/.li>

li

// lk : <https://www.nic.lk/index.php/domain-registration/lk-domain-naming-structure>

lk
gov.lk
sch.lk
net.lk
int.lk
com.lk
org.lk
edu.lk
ngo.lk
soc.lk
web.lk
ltd.lk
assn.lk
grp.lk
hotel.lk
ac.lk

// lr : <http://psg.com/dns/lr/lr.txt>

// Submitted by registry <randy@psg.com>

lr
com.lr
edu.lr
gov.lr
org.lr
net.lr

```
//  
ls : http://www.nic.ls/  
// Confirmed by registry <lsadmin@nic.ls>  
ls  
ac.ls  
biz.ls  
co.ls  
edu.ls  
gov.ls  
info.ls  
net.ls  
org.ls  
sc.ls  
  
// lt : https://en.wikipedia.org/wiki/Lt  
lt  
// gov.lt : http://www.gov.lt/index\_en.php  
gov.lt  
  
// lu : http://www.dns.lu/en/  
lu  
  
// lv : http://www.nic.lv/DNS/En/generic.php  
lv  
com.lv  
edu.lv  
gov.lv  
org.lv  
mil.lv  
id.lv  
net.lv  
asn.lv  
conf.lv  
  
// ly : http://www.nic.ly/regulations.php  
ly  
com.ly  
net.ly  
gov.ly  
plc.ly  
edu.ly  
sch.ly  
med.ly  
org.ly  
id.ly  
  
// ma : https://en.wikipedia.org/wiki/.ma  
// http://www.anrt.ma/fr/admin/download/upload/file\_fr782.pdf
```

ma
co.ma
net.ma
gov.ma
org.ma
ac.ma
press.ma

// mc : <http://www.nic.mc/>

mc
tm.mc
asso.mc

// md : <https://en.wikipedia.org/wiki/.md>

md

// me : <https://en.wikipedia.org/wiki/.me>

me
co.me
net.me
org.me
edu.me
ac.me
gov.me
its.me
priv.me

// mg : http://nic.mg/nicmg/?page_id=39

mg
org.mg
nom.mg
gov.mg
prd.mg
tm.mg
edu.mg
mil.mg
com.mg
co.mg

// mh : <https://en.wikipedia.org/wiki/.mh>

mh

// mil : <https://en.wikipedia.org/wiki/.mil>

mil

//

mk : <https://en.wikipedia.org/wiki/.mk>

// see also: <http://dns.marnet.net.mk/postapka.php>

mk
com.mk
org.mk
net.mk
edu.mk
gov.mk
inf.mk
name.mk

// ml : <http://www.gobin.info/domainname/ml-template.doc>

// see also: <https://en.wikipedia.org/wiki/ml>

ml
com.ml
edu.ml
gouv.ml
gov.ml
net.ml
org.ml
presse.ml

// mm : <https://en.wikipedia.org/wiki/mm>

*.mm

// mn : <https://en.wikipedia.org/wiki/mn>

mn
gov.mn
edu.mn
org.mn

// mo : <http://www.monic.net.mo/>

mo
com.mo
net.mo
org.mo
edu.mo
gov.mo

// mobi : <https://en.wikipedia.org/wiki/mobi>

mobi

// mp : <http://www.dot.mp/>

// Confirmed by registry <dcamacho@saipan.com> 2008-06-17

mp

// mq : <https://en.wikipedia.org/wiki/mq>

mq

// mr : <https://en.wikipedia.org/wiki/mr>

mr
gov.mr

// ms : http://www.nic.ms/pdf/MS_Domain_Name_Rules.pdf

ms
com.ms
edu.ms
gov.ms
net.ms
org.ms

// mt : <https://www.nic.org.mt/go/policy>

// Submitted by registry <help@nic.org.mt>

mt
com.mt
edu.mt
net.mt
org.mt

// mu : <https://en.wikipedia.org/wiki/.mu>

mu
com.mu
net.mu
org.mu
gov.mu
ac.mu
co.mu
or.mu

//

museum : <http://about.museum/naming/>

// <http://index.museum/>

museum
academy.museum
agriculture.museum
air.museum
airguard.museum
alabama.museum
alaska.museum
amber.museum
ambulance.museum
american.museum
americana.museum
americanantiques.museum
americanart.museum
amsterdam.museum
and.museum
annefrank.museum

anthro.museum
anthropology.museum
antiques.museum
aquarium.museum
arboretum.museum
archaeological.museum
archaeology.museum
architecture.museum
art.museum
artanddesign.museum
artcenter.museum
artdeco.museum
arteducation.museum
artgallery.museum
arts.museum
artsandcrafts.museum
asmatart.museum
assassination.museum
assisi.museum
association.museum
astronomy.museum
atlanta.museum
austin.museum
australia.museum
automotive.museum
aviation.museum
axis.museum
badajoz.museum
baghdad.museum
bahn.museum
bale.museum
baltimore.museum
barcelona.museum
baseball.museum
basel.museum
baths.museum
bauern.museum
beauxarts.museum
beeldengeluid.museum
bellevue.museum
bergbau.museum
berkeley.museum
berlin.museum
bern.museum
bible.museum
bilbao.museum
bill.museum
birdart.museum

birthplace.museum
bonn.museum
boston.museum
botanical.museum
botanicalgarden.museum
botanicgarden.museum
botany.museum
brandywinevalley.museum
brasil.museum
bristol.museum
british.museum
britishcolumbia.museum
broadcast.museum
brunel.museum
brussel.museum
brussels.museum
bruxelles.museum
building.museum
burghof.museum
bus.museum
bushey.museum
cadaques.museum
california.museum
cambridge.museum
can.museum
canada.museum
capebreton.museum
carrier.museum
cartoonart.museum
casadelamoneda.museum
castle.museum
castres.museum
celtic.museum
center.museum
chattanooga.museum
cheltenham.museum
chesapeakebay.museum
chicago.museum
children.museum
childrens.museum
childrensgarden.museum
chiropractic.museum
chocolate.museum
christiansburg.museum
cincinnati.museum
cinema.museum
circus.museum
civilisation.museum

civilization.museum
civilwar.museum
clinton.museum
clock.museum
coal.museum
coastaldefence.museum
cody.museum
coldwar.museum
collection.museum
colonialwilliamsburg.museum
coloradoplateau.museum
columbia.museum
columbus.museum
communication.museum
communications.museum
community.museum
computer.museum
computerhistory.museum
comunicações.museum
contemporary.museum
contemporaryart.museum
convent.museum
copenhagen.museum
corporation.museum
correios-e-telecomunicações.museum
corvette.museum
costume.museum
countrystate.museum
county.museum
crafts.museum
cranbrook.museum
creation.museum
cultural.museum
culturalcenter.museum
culture.museum
cyber.museum
cymru.museum
dali.museum
dallas.museum
database.museum
ddr.museum
decorativearts.museum
delaware.museum
delmenhorst.museum
denmark.museum
depot.museum
design.museum
detroit.museum

dinosaur.museum
discovery.museum
dolls.museum
donostia.museum
durham.museum
eastafrica.museum
eastcoast.museum
education.museum
educational.museum
egyptian.museum
eisenbahn.museum
elburg.museum
elvendrell.museum
embroidery.museum
encyclopedic.museum
england.museum
entomology.museum
environment.museum
environmentalconservation.museum
epilepsy.museum
essex.museum
estate.museum
ethnology.museum
exeter.museum
exhibition.museum
family.museum
farm.museum
farmequipment.museum
farmers.museum
farmstead.museum
field.museum
figueres.museum
filatelia.museum
film.museum
fineart.museum
finearts.museum
finland.museum
flanders.museum
florida.museum
force.museum
fortmissoula.museum
fortworth.museum
foundation.museum
francaise.museum
frankfurt.museum
franziskaner.museum
freemasonry.museum
freiburg.museum

fribourg.museum
frog.museum
fundacio.museum
furniture.museum
gallery.museum
garden.museum
gateway.museum
geelvinck.museum
gemological.museum
geology.museum
georgia.museum
giessen.museum
glas.museum
glass.museum
gorge.museum
grandrapids.museum
graz.museum
guernsey.museum
halloffame.museum
hamburg.museum
handson.museum
harvestcelebration.museum
hawaii.museum
health.museum
heimatundhren.museum
hellas.museum
helsinki.museum
hembygdsforbund.museum
heritage.museum
histoire.museum
historical.museum
historicalsociety.museum
historichouses.museum
historisch.museum
historisches.museum
history.museum
historyofscience.museum
horology.museum
house.museum
humanities.museum
illustration.museum
imageandsound.museum
indian.museum
indiana.museum
indianapolis.museum
indianmarket.museum
intelligence.museum
interactive.museum

iraq.museum
iron.museum
isleofman.museum
jamison.museum
jefferson.museum
jerusalem.museum
jewelry.museum
jewish.museum
jewishart.museum
jfk.museum
journalism.museum
judaica.museum
judygarland.museum
juedisches.museum
juif.museum
karate.museum
karikatur.museum
kids.museum
koebenhavn.museum
koeln.museum
kunst.museum
kunstsammlung.museum
kunstunddesign.museum
labor.museum
labour.museum
lajolla.museum
lancashire.museum
landes.museum
lans.museum
läns.museum
larsson.museum
lewismiller.museum
lincoln.museum
linz.museum
living.museum
livinghistory.museum
localhistory.museum
london.museum
losangeles.museum
louvre.museum
loyalist.museum
lucerne.museum
luxembourg.museum
luzern.museum
mad.museum
madrid.museum
mallorca.museum
manchester.museum

mansion.museum
mansions.museum
manx.museum
marburg.museum
maritime.museum
maritimo.museum
maryland.museum
marylhurst.museum
media.museum
medical.museum
medizinhistorisches.museum
meeres.museum
memorial.museum
mesaverde.museum
michigan.museum
midatlantic.museum
military.museum
mill.museum
miners.museum
mining.museum
minnesota.museum
missile.museum
missoula.museum
modern.museum
moma.museum
money.museum
monmouth.museum
monticello.museum
montreal.museum
moscow.museum
motorcycle.museum
muenchen.museum
muenster.museum
mulhouse.museum
muncie.museum
museet.museum
museumcenter.museum
museumvereniging.museum
music.museum
national.museum
nationalfirearms.museum
nationalheritage.museum
nativeamerican.museum
naturalhistory.museum
naturalhistorymuseum.museum
naturalsciences.museum
nature.museum
naturhistorisches.museum

natuurwetenschappen.museum
naumburg.museum
naval.museum
nebraska.museum
neues.museum
newhampshire.museum
newjersey.museum
newmexico.museum
newport.museum
newspaper.museum
newyork.museum
niepce.museum
norfolk.museum
north.museum
nrw.museum
nyc.museum
nyny.museum
oceanographic.museum
oceanographique.museum
omaha.museum
online.museum
ontario.museum
openair.museum
oregon.museum
oregontrail.museum
otago.museum
oxford.museum
pacific.museum
paderborn.museum
palace.museum
paleo.museum
palmsprings.museum
panama.museum
paris.museum
pasadena.museum
pharmacy.museum
philadelphia.museum
philadelphiaarea.museum
philately.museum
phoenix.museum
photography.museum
pilots.museum
pittsburgh.museum
planetarium.museum
plantation.museum
plants.museum
plaza.museum
portal.museum

portland.museum
portlligat.museum
posts-and-telecommunications.museum
preservation.museum
presidio.museum
press.museum
project.museum
public.museum
pubol.museum
quebec.museum
railroad.museum
railway.museum
research.museum
resistance.museum
riodejaneiro.museum
rochester.museum
rockart.museum
roma.museum
russia.museum
saintlouis.museum
salem.museum
salvadordali.museum
salzburg.museum
sandiego.museum
sanfrancisco.museum
santabarbara.museum
santacruz.museum
santafe.museum
saskatchewan.museum
satx.museum
savannahga.museum
schlesisches.museum
schoenbrunn.museum
schokoladen.museum
school.museum
schweiz.museum
science.museum
scienceandhistory.museum
scienceandindustry.museum
sciencecenter.museum
sciencecenters.museum
science-fiction.museum
sciencehistory.museum
sciences.museum
sciencesnaturelles.museum
scotland.museum
seaport.museum
settlement.museum

settlers.museum
shell.museum
sherbrooke.museum
sibenik.museum
silk.museum
ski.museum
skole.museum
society.museum
sologne.museum
soundandvision.museum
southcarolina.museum
southwest.museum
space.museum
spy.museum
square.museum
stadt.museum
stalbans.museum
starnberg.museum
state.museum
stateofdelaware.museum
station.museum
steam.museum
steiermark.museum
stjohn.museum
stockholm.museum
stpetersburg.museum
stuttgart.museum
suisse.museum
surgeonshall.museum
surrey.museum
svizzera.museum
sweden.museum
sydney.museum
tank.museum
tcm.museum
technology.museum
telekommunikation.museum
television.museum
texas.museum
textile.museum
theater.museum
time.museum
timekeeping.museum
topology.museum
torino.museum
touch.museum
town.museum
transport.museum

tree.museum
trolley.museum
trust.museum
trustee.museum
uhren.museum
ulm.museum
undersea.museum
university.museum
usa.museum
usantiques.museum
usarts.museum
uscountrystate.museum
usculture.museum
usdecorativearts.museum
usgarden.museum
ushistory.museum
ushuaia.museum
uslivinghistory.museum
utah.museum
uvic.museum
valley.museum
vantaa.museum
versailles.museum
viking.museum
village.museum
virginia.museum
virtual.museum
virtuel.museum
vlaanderen.museum
volkenkunde.museum
wales.museum
wallonie.museum
war.museum
washingtondc.museum
watchandclock.museum
watch-and-clock.museum
western.museum
westfalen.museum
whaling.museum
wildlife.museum
williamsburg.museum
windmill.museum
workshop.museum
york.museum
yorkshire.museum
yosemite.museum
youth.museum
zoological.museum

```
zoology.museum
.museum
.museum

//
mv : https://en.wikipedia.org/wiki/.mv
// "mv" included because, contra Wikipedia, google.mv exists.
mv
aero.mv
biz.mv
com.mv
coop.mv
edu.mv
gov.mv
info.mv
int.mv
mil.mv
museum.mv
name.mv
net.mv
org.mv
pro.mv

// mw : http://www.registrar.mw/
mw
ac.mw
biz.mw
co.mw
com.mw
coop.mw
edu.mw
gov.mw
int.mw
museum.mw
net.mw
org.mw

// mx : http://www.nic.mx/
// Submitted by registry <farias@nic.mx>
mx
com.mx
org.mx
gob.mx
edu.mx
net.mx

// my : http://www.mynic.net.my/
my
```

com.my
net.my
org.my
gov.my
edu.my
mil.my
name.my

// mz : <http://www.uem.mz/>
// Submitted by registry <antonio@uem.mz>

mz
ac.mz
adv.mz
co.mz
edu.mz
gov.mz
mil.mz
net.mz
org.mz

// na : <http://www.na-nic.com.na/>
// <http://www.info.na/domain/>

na
info.na
pro.na
name.na
school.na
or.na
dr.na
us.na
mx.na
ca.na
in.na
cc.na
tv.na
ws.na
mobi.na
co.na
com.na
org.na

// name : has 2nd-level tlds,
but there's no list of them
name

// nc : <http://www.cctld.nc/>

nc
asso.nc

nom.nc

// ne : <https://en.wikipedia.org/wiki/.ne>
ne

// net : <https://en.wikipedia.org/wiki/.net>
net

// nf : <https://en.wikipedia.org/wiki/.nf>
nf
com.nf
net.nf
per.nf
rec.nf
web.nf
arts.nf
firm.nf
info.nf
other.nf
store.nf

// ng : <http://www.nira.org.ng/index.php/join-us/register-ng-domain/189-nira-slds>
ng
com.ng
edu.ng
gov.ng
i.ng
mil.ng
mobi.ng
name.ng
net.ng
org.ng
sch.ng

// ni : <http://www.nic.ni/>
ni
ac.ni
biz.ni
co.ni
com.ni
edu.ni
gob.ni
in.ni
info.ni
int.ni
mil.ni
net.ni
nom.ni

org.ni
web.ni

// nl : <https://en.wikipedia.org/wiki/.nl>
// <https://www.sidn.nl/>
// ccTLD for the Netherlands
nl

// no : <https://www.norid.no/en/om-domenenavn/regelverk-for-no/>
// Norid geographical second level domains : <https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-b/>
// Norid category second level domains : <https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-c/>
// Norid category second-level
domains managed by parties other than Norid : [https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-](https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-d/)
d/

no

// Norid category second level domains : <https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-c/>
fhs.no

vgs.no

fylkesbibl.no

folkebibl.no

museum.no

idrett.no

priv.no

// Norid category second-level domains managed by parties other than Norid : [https://www.norid.no/en/om-](https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-d/)
domenenavn/regelverk-for-no/vedlegg-d/

mil.no

stat.no

dep.no

kommune.no

herad.no

// Norid geographical second level domains : <https://www.norid.no/en/om-domenenavn/regelverk-for-no/vedlegg-b/>
// counties

aa.no

ah.no

bu.no

fm.no

hl.no

hm.no

jan-mayen.no

mr.no

nl.no

nt.no

of.no

ol.no

oslo.no

rl.no

sf.no

st.no

svalbard.no
tm.no
tr.no
va.no
vf.no
// primary and lower secondary schools per county
gs.aa.no
gs.ah.no
gs.bu.no
gs.fm.no
gs.hl.no
gs.hm.no
gs.jan-mayen.no
gs.mr.no
gs.nl.no
gs.nt.no
gs.of.no
gs.ol.no
gs.oslo.no
gs.rl.no
gs.sf.no
gs.st.no
gs.svalbard.no
gs.tm.no
gs.tr.no
gs.va.no
gs.vf.no
//
cities
akrehamn.no
åkrehamn.no
algard.no
ålgård.no
arna.no
brumunddal.no
bryne.no
bronnoysund.no
brønnøysund.no
drobak.no
drøbak.no
egersund.no
fetsund.no
floro.no
florø.no
fredrikstad.no
hokksund.no
honefoss.no
hønefoss.no

jessheim.no
jorpeland.no
jørpeland.no
kirkenes.no
kopervik.no
krokstadelva.no
langevag.no
langevåg.no
leirvik.no
mjondalen.no
mjøndalen.no
mo-i-rana.no
mosjoen.no
mosjøen.no
nesoddtangen.no
orkanger.no
osoyro.no
osøyro.no
raholt.no
råholt.no
sandnessjoen.no
sandnessjøen.no
skedsmokorset.no
slattum.no
spjelkavik.no
stathelle.no
stavern.no
stjordalshalsen.no
stjørdalshalsen.no
tananger.no
tranby.no
vossevangen.no
// communities
afjord.no
åfjord.no
agdenes.no
al.no
ål.no
alesund.no
ålesund.no
alstahaug.no
alta.no
áltá.no
alaheadju.no
álaheadju.no
alvdal.no
amli.no
åmli.no

amot.no
åmot.no
andebu.no
andoy.no
andøy.no
andasuolo.no
ardal.no
årdal.no
aremark.no
arendal.no
ås.no
aseral.no
åseral.no
asker.no
askim.no
askvoll.no
askoy.no
askøy.no
asnes.no
åsnes.no
audnedaln.no
aukra.no
aure.no
aurland.no
aurskog-holand.no
aurskog-høland.no
austevoll.no
austrheim.no
averoy.no
averøy.no
balestrand.no
ballangen.no
balat.no
bálát.no
balsfjord.no
bahccavuotna.no
báhccavuotna.no
bamble.no
bardu.no
beardu.no
beiarn.no
bajddar.no
bájddar.no
baidar.no
báidár.no
berg.no
bergen.no
berlevag.no

enebakk.no
engerdal.no
etne.no
etnedal.no
evenes.no
evenassi.no
evenášši.no
evje-og-hornnes.no
farsund.no
fauske.no
fuosko.no
fuoisku.no
fedje.no
fet.no
finnoy.no
finnøy.no
fitjar.no
fjaler.no
fjell.no
flakstad.no
flatanger.no
flekkefjord.no
flesberg.no
flora.no
fla.no
flå.no
folldal.no
forsand.no
fosnes.no
frei.no
frogn.no
froland.no
frosta.no
frana.no
fræna.no
froya.no
frøya.no
fusa.no
fyresdal.no
forde.no
førde.no
gamvik.no
gangaviika.no
gágaviika.no
gaular.no
gausdal.no
gildeskal.no
gildeskål.no

giske.no
gjemnes.no
gjerdrum.no
gjerstad.no
gjesdal.no
gjovik.no
gjøvik.no
gloppen.no
gol.no
gran.no
grane.no
granvin.no
gratangen.no
grimstad.no
grong.no
kraanghke.no
kråanghke.no
grue.no
gulen.no
hadsel.no
halden.no
halsa.no
hamar.no
hamaroy.no
habmer.no
hábmer.no
hapmir.no
hápmir.no
hammerfest.no
hammarfeasta.no
hámmárfeasta.no
haram.no
hareid.no
harstad.no
hasvik.no
aknoluokta.no
ákoluokta.no
hattfjeldal.no
aarborte.no
haugesund.no
hemne.no
hemnes.no
hemsedal.no
heroy.more-og-romsdal.no
herøy.møre-og-romsdal.no
heroy.nordland.no
herøy.nordland.no
hitra.no

hjordal.no
hjelmeland.no
hobol.no
hobøl.no
hof.no
hol.no
hole.no
holmestrand.no
holtalen.no
holtålen.no
hornindal.no
horten.no
hurdal.no
hurum.no
hvaler.no
hyllestad.no
hagebostad.no
hægebostad.no
hoyanger.no
høyanger.no
hoylandet.no
høylandet.no
ha.no
hå.no
ibestad.no
inderoy.no
inderøy.no
iveland.no
jevnaker.no
jondal.no
jolster.no
jølster.no
karasjok.no
karasjohka.no
kárášjohka.no
karlsoy.no
galsa.no
gálsá.no
karmoy.no
karmøy.no
kautokeino.no
guovdageaidnu.no
klepp.no
klabu.no
klæbu.no
kongsberg.no
kongsvinger.no
kragero.no

kragerø.no
kristiansand.no
kristiansund.no
krodsherad.no
krødsherad.no
kvalsund.no
rahkkeravju.no
ráhkkerávju.no
kvam.no
kvinesdal.no
kvinnherad.no
kviteseid.no
kvitsoy.no
kvitsøy.no
kvafjord.no
kvæfjord.no
giehtavuoatna.no
kvanangen.no
kvænangen.no
navuotna.no
návuotna.no
kafjord.no
kåfjord.no
gaivuotna.no
gáivuotna.no
larvik.no
lavangen.no
lavagis.no
loabat.no
loabát.no
lebesby.no
davvesiida.no
leikanger.no
leirfjord.no
leka.no
leksvik.no
lenvik.no
leangaviika.no
leagaviika.no
lesja.no
levanger.no
lier.no
lierne.no
lillehammer.no
lillesand.no
lindesnes.no
lindas.no
lindås.no

lom.no
loppa.no
lahppi.no
láhppi.no
lund.no
lunner.no
luroy.no
lurøy.no
luster.no
lyngdal.no
lyngen.no
ivgu.no
lardal.no
lerdal.no
lærdal.no
lodingen.no
lødingen.no
lorenskog.no
lørenskog.no
loten.no
løten.no
malvik.no
masoy.no
måsåøy.no
muosat.no
muosát.no
mandal.no
marker.no
marnardal.no
masfjorden.no
meland.no
meldal.no
melhus.no
meloy.no
meløy.no
meraker.no
meråker.no
moareke.no
moåreke.no
midsund.no
midtre-gauldal.no
modalen.no
modum.no
molde.no
moskenes.no
moss.no
mosvik.no
malselv.no

målselv.no
malatvuopmi.no
málatvuopmi.no
namdalseid.no
aejrie.no
namsos.no
namsskogan.no
naamesjevuemie.no
nååmesjevuemie.no
laakesvuemie.no
nannestad.no
narvik.no
narviika.no
naustdal.no
nedre-eiker.no
nes.akershus.no
nes.buskerud.no
nesna.no
nesodden.no
nesseby.no
unjarga.no
unjárga.no
nesset.no
nissedal.no
nittedal.no
nord-aurdal.no
nord-fron.no
nord-odal.no
norddal.no
nordkapp.no
davvenjarga.no
davvenjárga.no
nordre-land.no
nordreisa.no
raisa.no
ráisa.no
nore-og-uvdal.no
notodden.no
naroy.no
nærøy.no
notteroy.no
nøtterøy.no
odda.no
oksnos.no
øksnes.no
oppdal.no
oppegard.no
oppegård.no

orkdal.no
orland.no
ørland.no
orskog.no
ørskog.no
orsta.no
ørsta.no
os.hedmark.no
os.hordaland.no
osen.no
osteroy.no
osterøy.no
ostre-toten.no
østre-toten.no
overhalla.no
ovre-eiker.no
øvre-eiker.no
oyer.no
øyer.no
oygarden.no
øygarden.no
oystre-slidre.no
øystre-slidre.no
porsanger.no
porsangu.no
porsågu.no
porsgrunn.no
radoy.no
radøy.no
rakkestad.no
rana.no
ruovat.no
randaberg.no
rauma.no
rendalen.no
rennebu.no
rennesoy.no
rennesøy.no
rindal.no
ringeby.no
ringerike.no
ringsaker.no
rissa.no
risor.no
risør.no
roan.no
rollag.no
rygge.no

ralingen.no
rælingen.no
rodoy.no
rødøy.no
romskog.no
rømskog.no
roros.no
røros.no
rost.no
røst.no
royken.no
røyken.no
royrvik.no
røyrvik.no
rade.no
råde.no
salangen.no
siellak.no
saltdal.no
salat.no
sálát.no
sálat.no
samnanger.no
sande.more-og-romsdal.no
sande.møre-og-romsdal.no
sande.vestfold.no
sandefjord.no
sandnes.no
sandoy.no
sandøy.no
sarpsborg.no
sauda.no
sauherad.no
sel.no
selbu.no
selje.no
seljord.no
sigdal.no
siljan.no
sirdal.no
skaun.no
skedsmo.no
ski.no
skien.no
skiptvet.no
skjervoy.no
skjervøy.no
skierva.no

skiervá.no
skjak.no
skjåk.no
skodje.no
skanland.no
skånland.no
skanit.no
skánit.no
smola.no
smøla.no
snillfjord.no
snasa.no
snåsa.no
snoasa.no
snaase.no
snåase.no
sogndal.no
sokndal.no
sola.no
solund.no
songdalen.no
sortland.no
spydeberg.no
stange.no
stavanger.no
steigen.no
steinkjer.no
stjordal.no
stjørdal.no
stokke.no
stor-elvdal.no
stord.no
stordal.no
storfjord.no
omasvuotna.no
strand.no
stranda.no
stryn.no
sula.no
suldal.no
sund.no
sunddal.no
surnadal.no
sveio.no
svelvik.no
sykkylven.no
sogne.no
søgne.no

somna.no
sømna.no
sondre-land.no
søndre-land.no
sor-aurdal.no
sør-aurdal.no
sor-fron.no
sør-fron.no
sor-odal.no
sør-odal.no
sor-varanger.no
sør-varanger.no
matta-varjjat.no
mátta-várjjat.no
sorfold.no
sørfold.no
sorreisa.no
sørreisa.no
sorum.no
sørum.no
tana.no
deatnu.no
time.no
tingvoll.no
tinn.no
tjeldsund.no
dieiddanuorri.no
tjome.no
tjøme.no
tokke.no
tolga.no
torsken.no
tranoy.no
tranøy.no
tromso.no
tromsø.no
tromsa.no
romsa.no
trondheim.no
troandin.no
trysil.no
trana.no
træna.no
trogstad.no
trøgstad.no
tvedestrand.no
tydal.no
tynset.no

tysfjord.no
divtasvuodna.no
divttasvuotna.no
tysnes.no
tysvar.no
tysvær.no
tonsberg.no
tønsberg.no
ullensaker.no
ullensvang.no
ulvik.no
utsira.no
vadsø.no
vadsø.no
cahcesuolo.no
áhcesuolo.no
vaksdal.no
valle.no
vang.no
vanylven.no
vardo.no
vardø.no
varggat.no
várggát.no
vefsn.no
vaapste.no
vega.no
vegarshei.no
vegårshei.no
vennesla.no
verdal.no
verran.no
vestby.no
vestnes.no
vestre-slidre.no
vestre-toten.no
vestvagoy.no
vestvågøy.no
vevelstad.no
vik.no
vikna.no
vindafjord.no
volda.no
voss.no
varoy.no
værøy.no
vagan.no
vågan.no

voagat.no
vagsøy.no
vågsøy.no
vaga.no
vågå.no
valer.ostfold.no
våler.østfold.no
valer.hedmark.no
våler.hedmark.no

//

np : <http://www.mos.com.np/register.html>
*.np

// nr : <http://cenpac.net.nr/dns/index.html>

//

Submitted by registry <technician@cenpac.net.nr>

nr

biz.nr

info.nr

gov.nr

edu.nr

org.nr

net.nr

com.nr

// nu : <https://en.wikipedia.org/wiki/.nu>

nu

// nz : <https://en.wikipedia.org/wiki/.nz>

// Submitted by registry <jay@nzrs.net.nz>

nz

ac.nz

co.nz

cri.nz

geek.nz

gen.nz

govt.nz

health.nz

iwi.nz

kiwi.nz

maori.nz

mil.nz

mori.nz

net.nz

org.nz

parliament.nz

school.nz

// om : <https://en.wikipedia.org/wiki/.om>

om

co.om

com.om

edu.om

gov.om

med.om

museum.om

net.om

org.om

pro.om

// onion : <https://tools.ietf.org/html/rfc7686>

onion

// org : <https://en.wikipedia.org/wiki/.org>

org

// pa : <http://www.nic.pa/>

// Some additional second level "domains" resolve directly as hostnames, such as

// pannet.pa, so we add a rule for "pa".

pa

ac.pa

gob.pa

com.pa

org.pa

sld.pa

edu.pa

net.pa

ing.pa

abo.pa

med.pa

nom.pa

// pe : <https://www.nic.pe/InformeFinalComision.pdf>

pe

edu.pe

gob.pe

nom.pe

mil.pe

org.pe

com.pe

net.pe

// pf : <http://www.gobin.info/domainname/formulaire-pf.pdf>

pf

com.pf

org.pf
edu.pf

//

pg : <https://en.wikipedia.org/wiki/.pg>
*.pg

// ph : <http://www.domains.ph/FAQ2.asp>
// Submitted by registry <jed@email.com.ph>

ph
com.ph
net.ph
org.ph
gov.ph
edu.ph
ngo.ph
mil.ph
i.ph

// pk : <http://pk5.pknict.net.pk/pk5/msgNamepk.PK>

pk
com.pk
net.pk
edu.pk
org.pk
fam.pk
biz.pk
web.pk
gov.pk
gob.pk
gok.pk
gon.pk
gop.pk
gos.pk
info.pk

// pl <http://www.dns.pl/english/index.html>

// Submitted by registry

pl
com.pl
net.pl
org.pl
// pl functional domains (<http://www.dns.pl/english/index.html>)
aid.pl
agro.pl
atm.pl
auto.pl
biz.pl

edu.pl
gmina.pl
gsm.pl
info.pl
mail.pl
miasta.pl
media.pl
mil.pl
nieruchomosci.pl
nom.pl
pc.pl
powiat.pl
priv.pl
realestate.pl
rel.pl
sex.pl
shop.pl
sklep.pl
sos.pl
szkola.pl
targi.pl
tm.pl
tourism.pl
travel.pl
turystyka.pl
// Government domains
gov.pl
ap.gov.pl
ic.gov.pl
is.gov.pl
us.gov.pl
kmpsp.gov.pl
kppsp.gov.pl
kwpsp.gov.pl
psp.gov.pl
wskr.gov.pl
kwp.gov.pl
mw.gov.pl
ug.gov.pl
um.gov.pl
umig.gov.pl
ugim.gov.pl
upow.gov.pl
uw.gov.pl
starostwo.gov.pl
pa.gov.pl
po.gov.pl
psse.gov.pl

pup.gov.pl
rzgw.gov.pl
sa.gov.pl
so.gov.pl
sr.gov.pl
wsa.gov.pl
sko.gov.pl
uzs.gov.pl
wiih.gov.pl
winb.gov.pl
pinb.gov.pl
wios.gov.pl
witd.gov.pl
wzmiuw.gov.pl
piw.gov.pl
wiw.gov.pl
griw.gov.pl
wif.gov.pl
oum.gov.pl
sdn.gov.pl
zp.gov.pl
uppo.gov.pl
mup.gov.pl
wuoz.gov.pl
konsulat.gov.pl
oirm.gov.pl

//

pl regional domains (<http://www.dns.pl/english/index.html>)

augustow.pl
babia-gora.pl
bedzin.pl
beskidy.pl
bialowieza.pl
bialystok.pl
bielawa.pl
bieszczady.pl
boleslawiec.pl
bydgoszcz.pl
bytom.pl
cieszyn.pl
czeladz.pl
czest.pl
dlugoleka.pl
elblag.pl
elk.pl
glogow.pl
gniezno.pl
gorlice.pl

grajewo.pl
ilawa.pl
jaworzno.pl
jelenia-gora.pl
jgora.pl
kalisz.pl
kazimierz-dolny.pl
karpacz.pl
kartuzy.pl
kaszuby.pl
katowice.pl
kepno.pl
ketrzyn.pl
klodzko.pl
kobierzyce.pl
kolobrzeg.pl
konin.pl
konskowola.pl
kutno.pl
lapy.pl
lebork.pl
legnica.pl
lezajsk.pl
limanowa.pl
lomza.pl
lowicz.pl
lubin.pl
lukow.pl
malbork.pl
malopolska.pl
mazowsze.pl
mazury.pl
mielec.pl
mielno.pl
mragowo.pl
naklo.pl
nowaruda.pl
nysa.pl
olawa.pl
olecko.pl
olkusz.pl
olsztyn.pl
opoczno.pl
opole.pl
ostroda.pl
ostroleka.pl
ostrowiec.pl
ostrowwlkp.pl

pila.pl
pisz.pl
podhale.pl
podlasie.pl
polkowice.pl
pomorze.pl
pomorskie.pl
prochowice.pl
pruszkow.pl
przeworsk.pl
pulawy.pl
radom.pl
rawa-maz.pl
rybnik.pl
rzeszow.pl
sanok.pl
sejny.pl
slask.pl
slupsk.pl
sosnowiec.pl
stalowa-wola.pl
skoczow.pl
starachowice.pl
stargard.pl
suwalki.pl
swidnica.pl
swiebodzin.pl
swinoujscie.pl
szczecin.pl
szczytno.pl
tarnobrzeg.pl
tgory.pl
turek.pl
tychy.pl
ustka.pl
walbrzych.pl
warmia.pl
warszawa.pl
waw.pl
wegrow.pl
wielun.pl
wlocl.pl
wloclawek.pl
wodzislaw.pl
wolomin.pl
wroclaw.pl
zachpomor.pl
zagan.pl

zarow.pl
zgora.pl
zgorzelec.pl

//

pm : <http://www.afnic.fr/medias/documents/AFNIC-naming-policy2012.pdf>
pm

// pn : <http://www.government.pn/PnRegistry/policies.htm>

pn
gov.pn
co.pn
org.pn
edu.pn
net.pn

// post : <https://en.wikipedia.org/wiki/.post>
post

// pr : <http://www.nic.pr/index.asp?f=1>

pr
com.pr
net.pr
org.pr
gov.pr
edu.pr
isla.pr
pro.pr
biz.pr
info.pr
name.pr

//

these aren't mentioned on nic.pr, but on <https://en.wikipedia.org/wiki/.pr>
est.pr
prof.pr
ac.pr

// pro : <http://registry.pro/get-pro>

pro
aaa.pro
aca.pro
acct.pro
avocat.pro
bar.pro
cpa.pro
eng.pro
jur.pro
law.pro

med.pro
recht.pro

// ps : <https://en.wikipedia.org/wiki/.ps>
// <http://www.nic.ps/registration/policy.html#reg>
ps
edu.ps
gov.ps
sec.ps
plo.ps
com.ps
org.ps
net.ps

// pt : http://online.dns.pt/dns/start_dns
pt
net.pt
gov.pt
org.pt
edu.pt
int.pt
publ.pt
com.pt
nome.pt

// pw : <https://en.wikipedia.org/wiki/.pw>
pw
co.pw
ne.pw
or.pw
ed.pw
go.pw
belau.pw

// py : http://www.nic.py/pautas.html#seccion_9
// Submitted by registry
py
com.py
coop.py
edu.py
gov.py
mil.py
net.py
org.py

// qa : <http://domains.qa/en/>
qa
com.qa

edu.qa
gov.qa
mil.qa
name.qa
net.qa
org.qa
sch.qa

// re : <http://www.afnic.re/obtenir/chartes/nommage-re/annexe-descriptifs>
re
asso.re
com.re
nom.re

// ro : <http://www.rotld.ro/>
ro
arts.ro
com.ro
firm.ro
info.ro
nom.ro
nt.ro
org.ro
rec.ro
store.ro
tm.ro
www.ro

//
rs : <https://www.rnids.rs/en/domains/national-domains>
rs
ac.rs
co.rs
edu.rs
gov.rs
in.rs
org.rs

// ru : https://cctld.ru/files/pdf/docs/en/rules_ru-rf.pdf
// Submitted by George Georgievsky <gug@cctld.ru>
ru

// rw : https://www.ricta.org.rw/sites/default/files/resources/registry_registrar_contract_0.pdf
rw
ac.rw
co.rw
coop.rw
gov.rw

mil.rw
net.rw
org.rw

// sa : <http://www.nic.net.sa/>

sa
com.sa
net.sa
org.sa
gov.sa
med.sa
pub.sa
edu.sa
sch.sa

// sb : <http://www.sbnic.net.sb/>

// Submitted by registry <lee.humphries@telekom.com.sb>

sb
com.sb
edu.sb
gov.sb
net.sb
org.sb

// sc : <http://www.nic.sc/>

sc
com.sc
gov.sc
net.sc
org.sc
edu.sc

// sd : http://www.isoc.sd/sudanic.isoc.sd/billing_pricing.htm

// Submitted by registry <admin@isoc.sd>

sd
com.sd
net.sd
org.sd
edu.sd
med.sd
tv.sd
gov.sd
info.sd

// se : <https://en.wikipedia.org/wiki/.se>

// Submitted by registry <patrik.wallstrom@iis.se>

se
a.se

ac.se
b.se
bd.se
brand.se
c.se
d.se
e.se
f.se
fh.se
fhsk.se
fhv.se
g.se
h.se
i.se
k.se
komforb.se
kommunalforbund.se
komvux.se
l.se
lanbib.se
m.se
n.se
naturbruksgymn.se
o.se
org.se
p.se
parti.se
pp.se
press.se
r.se
s.se
t.se
tm.se
u.se
w.se
x.se
y.se
z.se

//

sg : <http://www.nic.net.sg/page/registration-policies-procedures-and-guidelines>

sg

com.sg

net.sg

org.sg

gov.sg

edu.sg

per.sg

// sh : <http://www.nic.sh/registrat.html>

sh

com.sh

net.sh

gov.sh

org.sh

mil.sh

// si : <https://en.wikipedia.org/wiki/.si>

si

// sj : No registrations at this time.

// Submitted by registry <jarle@uninett.no>

sj

// sk : <https://en.wikipedia.org/wiki/.sk>

// list of 2nd level domains ?

sk

// sl : <http://www.nic.sl>

// Submitted by registry <adam@neoip.com>

sl

com.sl

net.sl

edu.sl

gov.sl

org.sl

// sm : <https://en.wikipedia.org/wiki/.sm>

sm

// sn : <https://en.wikipedia.org/wiki/.sn>

sn

art.sn

com.sn

edu.sn

gouv.sn

org.sn

perso.sn

univ.sn

// so : <http://sonic.so/policies/>

so

com.so

edu.so

gov.so

me.so

net.so

org.so

// sr

: <https://en.wikipedia.org/wiki/.sr>

sr

// ss : <https://registry.nic.ss/>

// Submitted by registry <technical@nic.ss>

ss

biz.ss

com.ss

edu.ss

gov.ss

net.ss

org.ss

// st : <http://www.nic.st/html/policyrules/>

st

co.st

com.st

consulado.st

edu.st

embaixada.st

gov.st

mil.st

net.st

org.st

principe.st

saotome.st

store.st

// su : <https://en.wikipedia.org/wiki/.su>

su

// sv : <http://www.svnet.org.sv/niveldos.pdf>

sv

com.sv

edu.sv

gob.sv

org.sv

red.sv

// sx : <https://en.wikipedia.org/wiki/.sx>

// Submitted by registry <jcvignes@openregistry.com>

sx

gov.sx

// sy : <https://en.wikipedia.org/wiki/.sy>
// see also: <http://www.gobin.info/domainname/sy.doc>
sy
edu.sy
gov.sy
net.sy
mil.sy
com.sy
org.sy

// sz : <https://en.wikipedia.org/wiki/.sz>
// <http://www.sispa.org.sz/>
sz
co.sz
ac.sz
org.sz

// tc : <https://en.wikipedia.org/wiki/.tc>
tc

// td : <https://en.wikipedia.org/wiki/.td>
td

// tel: <https://en.wikipedia.org/wiki/.tel>
// <http://www.telnic.org/>
tel

// tf : <https://en.wikipedia.org/wiki/.tf>
tf

//
tg : <https://en.wikipedia.org/wiki/.tg>
// <http://www.nic.tg/>
tg

// th : <https://en.wikipedia.org/wiki/.th>
// Submitted by registry <krit@thains.co.th>
th
ac.th
co.th
go.th
in.th
mi.th
net.th
or.th

// tj : <http://www.nic.tj/policy.html>
tj

ac.tj
biz.tj
co.tj
com.tj
edu.tj
go.tj
gov.tj
int.tj
mil.tj
name.tj
net.tj
nic.tj
org.tj
test.tj
web.tj

// tk : <https://en.wikipedia.org/wiki/.tk>
tk

// tl : <https://en.wikipedia.org/wiki/.tl>
tl
gov.tl

// tm : <http://www.nic.tm/local.html>
tm
com.tm
co.tm
org.tm
net.tm
nom.tm
gov.tm
mil.tm
edu.tm

// tn : <https://en.wikipedia.org/wiki/.tn>
// <http://whois.ati.tn/>
tn
com.tn
ens.tn
fin.tn
gov.tn
ind.tn
intl.tn
nat.tn
net.tn
org.tn
info.tn
perso.tn

tourism.tn
edunet.tn
nrnt.tn
rns.tn
rnu.tn
mincom.tn
agrinet.tn
defense.tn
turen.tn

// to : <https://en.wikipedia.org/wiki/.to>
// Submitted by registry <egulich@colo.to>

to
com.to
gov.to
net.to
org.to
edu.to
mil.to

// tr : <https://nic.tr/>
// <https://nic.tr/forms/eng/policies.pdf>
// <https://nic.tr/index.php?USRACTN=PRICELST>

tr
av.tr
bbs.tr
bel.tr
biz.tr
com.tr
dr.tr
edu.tr
gen.tr
gov.tr
info.tr
mil.tr
k12.tr
kep.tr
name.tr
net.tr
org.tr
pol.tr
tel.tr
tsk.tr
tv.tr
web.tr

//

Used by Northern Cyprus

nc.tr

// Used by government agencies of Northern Cyprus
gov.nc.tr

// tt : <http://www.nic.tt/>

tt
co.tt
com.tt
org.tt
net.tt
biz.tt
info.tt
pro.tt
int.tt
coop.tt
jobs.tt
mobi.tt
travel.tt
museum.tt
aero.tt
name.tt
gov.tt
edu.tt

// tv : <https://en.wikipedia.org/wiki/.tv>

// Not listing any 2LDs as reserved since none seem to exist in practice,
// Wikipedia notwithstanding.

tv

// tw : <https://en.wikipedia.org/wiki/.tw>

tw
edu.tw
gov.tw
mil.tw
com.tw
net.tw
org.tw
idv.tw
game.tw
ebiz.tw
club.tw
.tw
.tw
.tw

// tz : <http://www.tznic.or.tz/index.php/domains>

// Submitted by registry <manager@tznic.or.tz>

tz
ac.tz

co.tz
go.tz
hotel.tz
info.tz
me.tz
mil.tz
mobi.tz
ne.tz
or.tz
sc.tz
tv.tz

// ua : <https://hostmaster.ua/policy/?ua>
// Submitted by registry <dk@cctld.ua>

ua

// ua 2LD

com.ua

edu.ua

gov.ua

in.ua

net.ua

org.ua

//

ua geographic names

// <https://hostmaster.ua/2ld/>

cherkassy.ua

cherkasy.ua

chernigov.ua

chernihiv.ua

chernivtsi.ua

chernovtsy.ua

ck.ua

cn.ua

cr.ua

crimea.ua

cv.ua

dn.ua

dnepropetrovsk.ua

dnipropetrovsk.ua

donetsk.ua

dp.ua

if.ua

ivano-frankivsk.ua

kh.ua

kharkiv.ua

kharkov.ua

kherson.ua

khmelnytskyi.ua

khmelnyskyi.ua
kiev.ua
kirovograd.ua
km.ua
kr.ua
krym.ua
ks.ua
kv.ua
kyiv.ua
lg.ua
lt.ua
lugansk.ua
lutsk.ua
lv.ua
lviv.ua
mk.ua
mykolaiv.ua
nikolaev.ua
od.ua
odesa.ua
odessa.ua
pl.ua
poltava.ua
rivne.ua
rovno.ua
rv.ua
sb.ua
sebastopol.ua
sevastopol.ua
sm.ua
sumy.ua
te.ua
ternopil.ua
uz.ua
uzhgorod.ua
vinnica.ua
vinnytsia.ua
vn.ua
volyn.ua
yalta.ua
zaporizhzhie.ua
zaporizhzhia.ua
zhitomir.ua
zhytomyr.ua
zp.ua
zt.ua

// ug : <https://www.registry.co.ug/>

ug
co.ug
or.ug
ac.ug
sc.ug
go.ug
ne.ug
com.ug
org.ug

// uk : <https://en.wikipedia.org/wiki/.uk>
// Submitted by registry <Michael.Daly@nominet.org.uk>

uk
ac.uk
co.uk
gov.uk
ltd.uk
me.uk
net.uk
nhs.uk
org.uk
plc.uk
police.uk
*.sch.uk

//
us : <https://en.wikipedia.org/wiki/.us>

us
dni.us
fed.us
isa.us
kids.us
nsn.us
// us geographic names
ak.us
al.us
ar.us
as.us
az.us
ca.us
co.us
ct.us
dc.us
de.us
fl.us
ga.us
gu.us
hi.us

ia.us
id.us
il.us
in.us
ks.us
ky.us
la.us
ma.us
md.us
me.us
mi.us
mn.us
mo.us
ms.us
mt.us
nc.us
nd.us
ne.us
nh.us
nj.us
nm.us
nv.us
ny.us
oh.us
ok.us
or.us
pa.us
pr.us
ri.us
sc.us
sd.us
tn.us
tx.us
ut.us
vi.us
vt.us
va.us
wa.us
wi.us
wv.us
wy.us

// The registrar notes several more specific domains available in each state,
// such as state.*.us, dst.*.us, etc., but resolution of these is somewhat
// haphazard; in some states these domains resolve as addresses, while in others
// only subdomains are available, or even nothing at all. We include the
// most common ones where it's clear that different sites are different
// entities.

k12.ak.us

k12.al.us
k12.ar.us
k12.as.us
k12.az.us
k12.ca.us
k12.co.us
k12.ct.us
k12.dc.us
k12.de.us
k12.fl.us
k12.ga.us
k12.gu.us
// k12.hi.us Bug 614565
- Hawaii has a state-wide DOE login
k12.ia.us
k12.id.us
k12.il.us
k12.in.us
k12.ks.us
k12.ky.us
k12.la.us
k12.ma.us
k12.md.us
k12.me.us
k12.mi.us
k12.mn.us
k12.mo.us
k12.ms.us
k12.mt.us
k12.nc.us
// k12.nd.us Bug 1028347 - Removed at request of Travis Rosso <trossow@nd.gov>
k12.ne.us
k12.nh.us
k12.nj.us
k12.nm.us
k12.nv.us
k12.ny.us
k12.oh.us
k12.ok.us
k12.or.us
k12.pa.us
k12.pr.us
// k12.ri.us Removed at request of Kim Cournoyer <netsupport@staff.ri.net>
k12.sc.us
// k12.sd.us Bug 934131 - Removed at request of James Booze <James.Booze@k12.sd.us>
k12.tn.us
k12.tx.us
k12.ut.us

k12.vi.us
k12.vt.us
k12.va.us
k12.wa.us
k12.wi.us
// k12.wv.us Bug 947705 - Removed at request of Verne Britton <verne@wvnet.edu>
k12.wy.us
cc.ak.us
cc.al.us
cc.ar.us
cc.as.us
cc.az.us
cc.ca.us
cc.co.us
cc.ct.us
cc.dc.us
cc.de.us
cc.fl.us
cc.ga.us
cc.gu.us
cc.hi.us
cc.ia.us
cc.id.us
cc.il.us
cc.in.us
cc.ks.us
cc.ky.us
cc.la.us
cc.ma.us
cc.md.us
cc.me.us
cc.mi.us
cc.mn.us
cc.mo.us
cc.ms.us
cc.mt.us
cc.nc.us
cc.nd.us
cc.ne.us
cc.nh.us
cc.nj.us
cc.nm.us
cc.nv.us
cc.ny.us
cc.oh.us
cc.ok.us
cc.or.us
cc.pa.us

cc.pr.us
cc.ri.us
cc.sc.us
cc.sd.us
cc.tn.us
cc.tx.us
cc.ut.us
cc.vi.us
cc.vt.us
cc.va.us
cc.wa.us
cc.wi.us
cc.wv.us
cc.wy.us
lib.ak.us
lib.al.us
lib.ar.us
lib.as.us
lib.az.us
lib.ca.us
lib.co.us
lib.ct.us
lib.dc.us

//

lib.de.us Issue #243 - Moved to Private section at request of Ed Moore <Ed.Moore@lib.de.us>

lib.fl.us
lib.ga.us
lib.gu.us
lib.hi.us
lib.ia.us
lib.id.us
lib.il.us
lib.in.us
lib.ks.us
lib.ky.us
lib.la.us
lib.ma.us
lib.md.us
lib.me.us
lib.mi.us
lib.mn.us
lib.mo.us
lib.ms.us
lib.mt.us
lib.nc.us
lib.nd.us
lib.ne.us
lib.nh.us

lib.nj.us
lib.nm.us
lib.nv.us
lib.ny.us
lib.oh.us
lib.ok.us
lib.or.us
lib.pa.us
lib.pr.us
lib.ri.us
lib.sc.us
lib.sd.us
lib.tn.us
lib.tx.us
lib.ut.us
lib.vi.us
lib.vt.us
lib.va.us
lib.wa.us
lib.wi.us
// lib.wv.us Bug 941670 - Removed at request of Larry W Arnold <arnold@wvlc.lib.wv.us>
lib.wy.us
// k12.ma.us contains school districts in Massachusetts. The 4LDs
are
// managed independently except for private (PVT), charter (CHTR) and
// parochial (PAROCH) schools. Those are delegated directly to the
// 5LD operators. <k12-ma-hostmaster _ at _ rsuc.gweep.net>
pvt.k12.ma.us
chtr.k12.ma.us
paroch.k12.ma.us
// Merit Network, Inc. maintains the registry for =~/(k12|cc|lib).mi.us/ and the following
// see also: <http://domreg.merit.edu>
// see also: `whois -h whois.domreg.merit.edu help`
ann-arbor.mi.us
cog.mi.us
dst.mi.us
eaton.mi.us
gen.mi.us
mus.mi.us
tec.mi.us
washtenaw.mi.us

// uy : <http://www.nic.org.uy/>
uy
com.uy
edu.uy
gub.uy
mil.uy

net.uy
org.uy

// uz : <http://www.reg.uz/>

uz
co.uz
com.uz
net.uz
org.uz

// va : <https://en.wikipedia.org/wiki/.va>

va

// vc : <https://en.wikipedia.org/wiki/.vc>

// Submitted by registry <kshah@ca.afilias.info>

vc
com.vc
net.vc
org.vc
gov.vc
mil.vc
edu.vc

// ve : <https://registro.nic.ve/>

// Submitted by registry

ve
arts.ve
co.ve
com.ve
e12.ve
edu.ve
firm.ve
gob.ve
gov.ve
info.ve
int.ve
mil.ve
net.ve
org.ve
rec.ve
store.ve
tec.ve
web.ve

//

vg : <https://en.wikipedia.org/wiki/.vg>

vg

// vi : <http://www.nic.vi/newdomainform.htm>
// http://www.nic.vi/Domain_Rules/body_domain_rules.html indicates some other
// TLDs are "reserved", such as edu.vi and gov.vi, but doesn't actually say they
// are available for registration (which they do not seem to be).

vi
co.vi
com.vi
k12.vi
net.vi
org.vi

// vn : <https://www.dot.vn/vnnic/vnnic/domainregistration.jsp>

vn
com.vn
net.vn
org.vn
edu.vn
gov.vn
int.vn
ac.vn
biz.vn
info.vn
name.vn
pro.vn
health.vn

// vu : <https://en.wikipedia.org/wiki/.vu>

// <http://www.vunic.vu/>

vu
com.vu
edu.vu
net.vu
org.vu

// wf : <http://www.afnic.fr/medias/documents/AFNIC-naming-policy2012.pdf>

wf

// ws : <https://en.wikipedia.org/wiki/.ws>

// <http://samoanic.ws/index.dhtml>

ws
com.ws
net.ws
org.ws
gov.ws
edu.ws

// yt : <http://www.afnic.fr/medias/documents/AFNIC-naming-policy2012.pdf>

yt

```
// IDN ccTLDs
// When submitting patches, please maintain a sort by ISO 3166 ccTLD, then
//
// U-label, and follow this format:
// // A-Label ("<Latin renderings>", <language name> [, variant info]) : <ISO 3166 ccTLD>
// // [sponsoring org]
// U-Label

// xn--mgbam7a8h ("Emerat", Arabic) : AE
// http://nic.ae/english/arabicdomain/rules.jsp

// xn--y9a3aq ("hye", Armenian) : AM
// ISOC AM (operated by .am Registry)

// xn--54b7fta0cc ("Bangla", Bangla) : BD

// xn--90ae ("bg", Bulgarian) : BG

// xn--90ais ("bel", Belarusian/Russian Cyrillic) : BY
// Operated by .by registry

// xn--fiqs8s ("Zhongguo/China", Chinese, Simplified) : CN
// CNNIC
// http://cnnic.cn/html/Dir/2005/10/11/3218.htm

// xn--fiqz9s ("Zhongguo/China", Chinese, Traditional) : CN
// CNNIC
// http://cnnic.cn/html/Dir/2005/10/11/3218.htm

// xn--lgbbat1ad8j ("Algeria/Al Jazair", Arabic) : DZ

// xn--wgbh1c ("Egypt/Masr", Arabic) : EG
// http://www.dotmasr.eg/

// xn--e1a4c ("eu", Cyrillic) : EU
// https://eurid.eu
```

// xn--qxa6a ("eu", Greek) : EU

// <https://eurid.eu>

//

xn--mgbah1a3hjkrd ("Mauritania", Arabic) : MR

// xn--node ("ge", Georgian Mkhedruli) : GE

// xn--qxam ("el", Greek) : GR

// Hellenic Ministry of Infrastructure, Transport, and Networks

// xn--j6w193g ("Hong Kong", Chinese) : HK

// <https://www.hkirc.hk>

// Submitted by registry <hk.tech@hkirc.hk>

// <https://www.hkirc.hk/content.jsp?id=30#!/34>

.
.
.
.
.
.

// xn--2scrj9c ("Bharat", Kannada) : IN

// India

// xn--3hcrj9c ("Bharat", Oriya) : IN

// India

// xn--45br5cyl ("Bharatam", Assamese) : IN

// India

// xn--h2breg3eve ("Bharatam", Sanskrit) : IN

// India

// xn--h2brj9c8c ("Bharot", Santali) : IN

// India

// xn--mgbgu82a ("Bharat", Sindhi) : IN

// India

// xn--rvc1e0am3e ("Bharatam", Malayalam) : IN
// India

// xn--h2brj9c ("Bharat", Devanagari) : IN
// India

// xn--mgbbh1a ("Bharat", Kashmiri) : IN
// India

// xn--mgbbh1a71e ("Bharat", Arabic) : IN
// India

// xn--fpcrj9c3d
("Bharat", Telugu) : IN
// India

// xn--gecrj9c ("Bharat", Gujarati) : IN
// India

// xn--s9brj9c ("Bharat", Gurmukhi) : IN
// India

// xn--45brj9c ("Bharat", Bengali) : IN
// India

// xn--xkc2dl3a5ee0h ("India", Tamil) : IN
// India

// xn--mgb3a4f16a ("Iran", Persian) : IR

// xn--mgb3a4fra ("Iran", Arabic) : IR

// xn--mgbt2b ("Iraq", Arabic) : IQ
// Communications and Media Commission

// xn--mgbayh7gpa ("al-Ordon", Arabic) : JO
// National Information Technology Center (NITC)
// Royal Scientific Society, Al-Jubeiha

// xn--3e0b707e ("Republic of Korea", Hangul) : KR

// xn--80ao21a ("Kaz", Kazakh) : KZ

// xn--fzc2c9e2c ("Lanka", Sinhalese-Sinhala) : LK
// https://nic.lk

// xn--xkc2al3hye2a ("Ilangai", Tamil) : LK
// https://nic.lk

// xn--mgbc0a9azcg ("Morocco/al-Maghrib", Arabic) : MA

// xn--d1alf ("mkd", Macedonian) : MK
// MARnet

// xn--l1acc ("mon", Mongolian) : MN

// xn--mix891f
("Macao", Chinese, Traditional) : MO
// MONIC / HNET Asia (Registry Operator for .mo)

// xn--mix082f ("Macao", Chinese, Simplified) : MO

// xn--mgbx4cd0ab ("Malaysia", Malay) : MY

// xn--mgb9awbf ("Oman", Arabic) : OM

// xn--mgbai9azgqp6j ("Pakistan", Urdu/Arabic) : PK

// xn--mgbai9a5eva00b ("Pakistan", Urdu/Arabic, variant) : PK

// xn--ygbi2ammx ("Falasteen", Arabic) : PS
// The Palestinian National Internet Naming Authority (PNINA)
// <http://www.pnina.ps>

// xn--90a3ac ("srb", Cyrillic) : RS
// <https://www.rnids.rs/en/domains/national-domains>

.
.
.
.
.
.

// xn--p1ai ("rf", Russian-Cyrillic) : RU
// https://cctld.ru/files/pdf/docs/en/rules_ru-rf.pdf
// Submitted by George Georgievsky <gug@cctld.ru>

// xn--wgb16a ("Qatar", Arabic) : QA
// <http://www.ict.gov.qa/>

// xn--mgberp4a5d4ar ("AlSaudiah", Arabic) : SA
// <http://www.nic.net.sa/>

// xn--mgberp4a5d4a87g ("AlSaudiah", Arabic,
variant) : SA

// xn--mgbqly7c0a67fbc ("AlSaudiah", Arabic, variant) : SA

// xn--mgbqly7cvafr ("AlSaudiah", Arabic, variant) : SA

// xn--mgbp12fh ("sudan", Arabic) : SD
// Operated by .sd registry

// xn--yfro4i67o Singapore ("Singapore", Chinese) : SG

```
// xn--clhc0ea0b2g2a9gcd ("Singapore", Tamil) : SG

// xn--ogbpf8fl ("Syria", Arabic) : SY

// xn--mgbtf8fl ("Syria", Arabic, variant) : SY

// xn--o3cw4h ("Thai", Thai) : TH
// http://www.thnic.co.th

.
.
.
.
.

// xn--pgbs0dh ("Tunisia", Arabic) : TN
// http://nic.tn

// xn--kpry57d ("Taiwan", Chinese, Traditional) : TW
// http://www.twonic.net/english/dn/dn_07a.htm

// xn--kprw13d ("Taiwan", Chinese, Simplified) : TW
// http://www.twonic.net/english/dn/dn_07a.htm

// xn--nnx388a ("Taiwan", Chinese, variant) : TW

// xn--j1amh ("ukr", Cyrillic) : UA

// xn--mgb2ddes ("AlYemen", Arabic) : YE

//
xxx : http://icmregistry.com
xxx

// ye : http://www.y.net.ye/services/domain_name.htm
*.ye

// za : https://www.zadna.org.za/content/page/domain-information/
```

ac.za
agric.za
alt.za
co.za
edu.za
gov.za
grondar.za
law.za
mil.za
net.za
ngo.za
nic.za
nis.za
nom.za
org.za
school.za
tm.za
web.za

// zm : <https://zicta.zm/>
// Submitted by registry <info@zicta.zm>

zm
ac.zm
biz.zm
co.zm
com.zm
edu.zm
gov.zm
info.zm
mil.zm
net.zm
org.zm
sch.zm

// zw : <https://www.potraz.gov.zw/>
// Confirmed by registry <bmtengwa@potraz.gov.zw> 2017-01-25

zw
ac.zw
co.zw
gov.zw
mil.zw
org.zw

// newGTLDs

// List of new gTLDs imported from <https://www.icann.org/resources/registries/gtlds/v2/gtlds.json> on 2020-10-28T17:55:28Z

// This list is auto-generated, don't edit it manually.
// aaa : 2015-02-26 American Automobile Association, Inc.
aaa

// aarp : 2015-05-21 AARP
aarp

// abarth : 2015-07-30 Fiat Chrysler Automobiles N.V.
abarth

// abb : 2014-10-24 ABB Ltd
abb

// abbott : 2014-07-24 Abbott Laboratories,
Inc.
abbott

// abbvie : 2015-07-30 AbbVie Inc.
abbvie

// abc : 2015-07-30 Disney Enterprises, Inc.
abc

// able : 2015-06-25 Able Inc.
able

// abogado : 2014-04-24 Minds + Machines Group Limited
abogado

// abudhabi : 2015-07-30 Abu Dhabi Systems and Information Centre
abudhabi

// academy : 2013-11-07 Binky Moon, LLC
academy

// accenture : 2014-08-15 Accenture plc
accenture

// accountant : 2014-11-20 dot Accountant Limited
accountant

// accountants : 2014-03-20 Binky Moon, LLC
accountants

// aco : 2015-01-08 ACO Severin Ahlmann GmbH & Co. KG
aco

// actor : 2013-12-12 Dog Beach, LLC

actor

// adac : 2015-07-16 Allgemeiner Deutscher Automobil-Club e.V. (ADAC)
adac

// ads : 2014-12-04 Charleston Road Registry Inc.
ads

// adult : 2014-10-16 ICM Registry AD LLC
adult

// aeg : 2015-03-19 Aktiebolaget Electrolux
aeg

// aetna : 2015-05-21 Aetna Life Insurance Company
aetna

// afamilycompany : 2015-07-23 Johnson Shareholdings, Inc.
afamilycompany

// afl : 2014-10-02 Australian
Football League
afl

// africa : 2014-03-24 ZA Central Registry NPC trading as Registry.Africa
africa

// agakhan : 2015-04-23 Fondation Aga Khan (Aga Khan Foundation)
agakhan

// agency : 2013-11-14 Binky Moon, LLC
agency

// aig : 2014-12-18 American International Group, Inc.
aig

// airbus : 2015-07-30 Airbus S.A.S.
airbus

// airforce : 2014-03-06 Dog Beach, LLC
airforce

// airtel : 2014-10-24 Bharti Airtel Limited
airtel

// akdn : 2015-04-23 Fondation Aga Khan (Aga Khan Foundation)
akdn

// alfaromeo : 2015-07-31 Fiat Chrysler Automobiles N.V.
alfaromeo

// alibaba : 2015-01-15 Alibaba Group Holding Limited
alibaba

// alipay : 2015-01-15 Alibaba Group Holding Limited
alipay

// allfinanz : 2014-07-03 Allfinanz Deutsche Vermögensberatung Aktiengesellschaft
allfinanz

// allstate : 2015-07-31 Allstate Fire and Casualty Insurance Company
allstate

// ally : 2015-06-18 Ally Financial Inc.
ally

// alsace : 2014-07-02 Region Grand Est
alsace

// alstom : 2015-07-30 ALSTOM
alstom

//
amazon : 2019-12-19 Amazon Registry Services, Inc.
amazon

// americanexpress : 2015-07-31 American Express Travel Related Services Company, Inc.
americanexpress

// americanfamily : 2015-07-23 AmFam, Inc.
americanfamily

// amex : 2015-07-31 American Express Travel Related Services Company, Inc.
amex

// amfam : 2015-07-23 AmFam, Inc.
amfam

// amica : 2015-05-28 Amica Mutual Insurance Company
amica

// amsterdam : 2014-07-24 Gemeente Amsterdam
amsterdam

// analytics : 2014-12-18 Campus IP LLC
analytics

// android : 2014-08-07 Charleston Road Registry Inc.
android

// anquan : 2015-01-08 Beijing Qihu Keji Co., Ltd.
anquan

// anz : 2015-07-31 Australia and New Zealand Banking Group Limited
anz

// aol : 2015-09-17 Oath Inc.
aol

// apartments : 2014-12-11 Binky Moon, LLC
apartments

// app : 2015-05-14 Charleston Road Registry Inc.
app

// apple : 2015-05-14 Apple Inc.
apple

// aquarelle : 2014-07-24 Aquarelle.com
aquarelle

// arab : 2015-11-12 League of Arab States
arab

// aramco
: 2014-11-20 Aramco Services Company
aramco

// archi : 2014-02-06 Afilias Limited
archi

// army : 2014-03-06 Dog Beach, LLC
army

// art : 2016-03-24 UK Creative Ideas Limited
art

// arte : 2014-12-11 Association Relative à la Télévision Européenne G.E.I.E.
arte

// asda : 2015-07-31 Wal-Mart Stores, Inc.
asda

// associates : 2014-03-06 Binky Moon, LLC

associates

// athleta : 2015-07-30 The Gap, Inc.
athleta

// attorney : 2014-03-20 Dog Beach, LLC
attorney

// auction : 2014-03-20 Dog Beach, LLC
auction

// audi : 2015-05-21 AUDI Aktiengesellschaft
audi

// audible : 2015-06-25 Amazon Registry Services, Inc.
audible

// audio : 2014-03-20 UNR Corp.
audio

// auspost : 2015-08-13 Australian Postal Corporation
auspost

// author : 2014-12-18 Amazon Registry Services, Inc.
author

// auto : 2014-11-13 XYZ.COM LLC
auto

// autos : 2014-01-09 XYZ.COM LLC
autos

// avianca : 2015-01-08 Avianca Holdings S.A.
avianca

// aws : 2015-06-25 Amazon Registry Services, Inc.
aws

// axa : 2013-12-19
AXA SA
axa

// azure : 2014-12-18 Microsoft Corporation
azure

// baby : 2015-04-09 XYZ.COM LLC
baby

// baidu : 2015-01-08 Baidu, Inc.
baidu

// banamex : 2015-07-30 Citigroup Inc.
banamex

// bananarepublic : 2015-07-31 The Gap, Inc.
bananarepublic

// band : 2014-06-12 Dog Beach, LLC
band

// bank : 2014-09-25 fTLD Registry Services LLC
bank

// bar : 2013-12-12 Punto 2012 Sociedad Anonima Promotora de Inversion de Capital Variable
bar

// barcelona : 2014-07-24 Municipi de Barcelona
barcelona

// Barclaycard : 2014-11-20 Barclays Bank PLC
barclaycard

// barclays : 2014-11-20 Barclays Bank PLC
barclays

// barefoot : 2015-06-11 Gallo Vineyards, Inc.
barefoot

// bargains : 2013-11-14 Binky Moon, LLC
bargains

// baseball : 2015-10-29 MLB Advanced Media DH, LLC
baseball

// basketball : 2015-08-20 Fédération Internationale de Basketball (FIBA)
basketball

// bauhaus : 2014-04-17 Werkhaus GmbH
bauhaus

// bayern : 2014-01-23 Bayern Connect GmbH
bayern

// bbc : 2014-12-18 British
Broadcasting Corporation
bbc

// bbt : 2015-07-23 BB&T Corporation
bbt

// bbva : 2014-10-02 BANCO BILBAO VIZCAYA ARGENTARIA, S.A.
bbva

// bcg : 2015-04-02 The Boston Consulting Group, Inc.
bcg

// bcn : 2014-07-24 Municipi de Barcelona
bcn

// beats : 2015-05-14 Beats Electronics, LLC
beats

// beauty : 2015-12-03 XYZ.COM LLC
beauty

// beer : 2014-01-09 Minds + Machines Group Limited
beer

// bentley : 2014-12-18 Bentley Motors Limited
bentley

// berlin : 2013-10-31 dotBERLIN GmbH & Co. KG
berlin

// best : 2013-12-19 BestTLD Pty Ltd
best

// bestbuy : 2015-07-31 BBY Solutions, Inc.
bestbuy

// bet : 2015-05-07 Afiliat Limited
bet

// bharti : 2014-01-09 Bharti Enterprises (Holding) Private Limited
bharti

// bible : 2014-06-19 American Bible Society
bible

// bid : 2013-12-19 dot Bid Limited
bid

// bike : 2013-08-27 Binky Moon, LLC
bike

// bing : 2014-12-18 Microsoft Corporation

bing

// bingo : 2014-12-04 Binky Moon, LLC

bingo

// bio : 2014-03-06 Afilias Limited

bio

//

black : 2014-01-16 Afilias Limited

black

// blackfriday : 2014-01-16 UNR Corp.

blackfriday

// blockbuster : 2015-07-30 Dish DBS Corporation

blockbuster

// blog : 2015-05-14 Knock Knock WHOIS There, LLC

blog

// bloomberg : 2014-07-17 Bloomberg IP Holdings LLC

bloomberg

// blue : 2013-11-07 Afilias Limited

blue

// bms : 2014-10-30 Bristol-Myers Squibb Company

bms

// bmw : 2014-01-09 Bayerische Motoren Werke Aktiengesellschaft

bmw

// bnpparibas : 2014-05-29 BNP Paribas

bnpparibas

// boats : 2014-12-04 XYZ.COM LLC

boats

// boehringer : 2015-07-09 Boehringer Ingelheim International GmbH

boehringer

// bofa : 2015-07-31 Bank of America Corporation

bofa

// bom : 2014-10-16 Núcleo de Informação e Coordenação do Ponto BR - NIC.br

bom

// bond : 2014-06-05 ShortDot SA

bond

// boo : 2014-01-30 Charleston Road Registry Inc.

boo

// book : 2015-08-27 Amazon Registry Services, Inc.

book

// booking : 2015-07-16 Booking.com B.V.

booking

// bosch : 2015-06-18 Robert Bosch GMBH

bosch

// bostik

: 2015-05-28 Bostik SA

bostik

// boston : 2015-12-10 Boston TLD Management, LLC

boston

// bot : 2014-12-18 Amazon Registry Services, Inc.

bot

// boutique : 2013-11-14 Binky Moon, LLC

boutique

// box : 2015-11-12 Intercap Registry Inc.

box

// bradesco : 2014-12-18 Banco Bradesco S.A.

bradesco

// bridgestone : 2014-12-18 Bridgestone Corporation

bridgestone

// broadway : 2014-12-22 Celebrate Broadway, Inc.

broadway

// broker : 2014-12-11 Dotbroker Registry Limited

broker

// brother : 2015-01-29 Brother Industries, Ltd.

brother

// brussels : 2014-02-06 DNS.be vzw
brussels

// budapest : 2013-11-21 Minds + Machines Group Limited
budapest

// bugatti : 2015-07-23 Bugatti International SA
bugatti

// build : 2013-11-07 Plan Bee LLC
build

// builders : 2013-11-07 Binky Moon, LLC
builders

// business : 2013-11-07 Binky Moon, LLC
business

// buy : 2014-12-18 Amazon Registry Services, Inc.
buy

// buzz : 2013-10-02 DOTSTRATEGY CO.
buzz

// bzh : 2014-02-27 Association www.bzh
bzh

//
cab : 2013-10-24 Binky Moon, LLC
cab

// cafe : 2015-02-11 Binky Moon, LLC
cafe

// cal : 2014-07-24 Charleston Road Registry Inc.
cal

// call : 2014-12-18 Amazon Registry Services, Inc.
call

// calvinklein : 2015-07-30 PVH gTLD Holdings LLC
calvinklein

// cam : 2016-04-21 AC Webconnecting Holding B.V.
cam

// camera : 2013-08-27 Binky Moon, LLC
camera

// camp : 2013-11-07 Binky Moon, LLC
camp

// cancerresearch : 2014-05-15 Australian Cancer Research Foundation
cancerresearch

// canon : 2014-09-12 Canon Inc.
canon

// capetown : 2014-03-24 ZA Central Registry NPC trading as ZA Central Registry
capetown

// capital : 2014-03-06 Binky Moon, LLC
capital

// capitalone : 2015-08-06 Capital One Financial Corporation
capitalone

// car : 2015-01-22 XYZ.COM LLC
car

// caravan : 2013-12-12 Caravan International, Inc.
caravan

// cards : 2013-12-05 Binky Moon, LLC
cards

// care : 2014-03-06 Binky Moon, LLC
care

// career : 2013-10-09 dotCareer LLC
career

// careers : 2013-10-02
Binky Moon, LLC
careers

// cars : 2014-11-13 XYZ.COM LLC
cars

// casa : 2013-11-21 Minds + Machines Group Limited
casa

// case : 2015-09-03 CNH Industrial N.V.
case

// caseih : 2015-09-03 CNH Industrial N.V.

caseih

// cash : 2014-03-06 Binky Moon, LLC
cash

// casino : 2014-12-18 Binky Moon, LLC
casino

// catering : 2013-12-05 Binky Moon, LLC
catering

// catholic : 2015-10-21 Pontificium Consilium de Communicationibus Socialibus (PCCS) (Pontifical Council for Social Communication)
catholic

// cba : 2014-06-26 COMMONWEALTH BANK OF AUSTRALIA
cba

// cbn : 2014-08-22 The Christian Broadcasting Network, Inc.
cbn

// cbre : 2015-07-02 CBRE, Inc.
cbre

// cbs : 2015-08-06 CBS Domains Inc.
cbs

// ceb : 2015-04-09 The Corporate Executive Board Company
ceb

// center : 2013-11-07 Binky Moon, LLC
center

// ceo : 2013-11-07 CEOTLD Pty Ltd
ceo

// cern : 2014-06-05 European Organization for Nuclear Research ("CERN")
cern

// cfa : 2014-08-28 CFA Institute
cfa

// cfd : 2014-12-11 DotCFD
Registry Limited
cfd

// chanel : 2015-04-09 Chanel International B.V.
chanel

// channel : 2014-05-08 Charleston Road Registry Inc.
channel

// charity : 2018-04-11 Binky Moon, LLC
charity

// chase : 2015-04-30 JPMorgan Chase Bank, National Association
chase

// chat : 2014-12-04 Binky Moon, LLC
chat

// cheap : 2013-11-14 Binky Moon, LLC
cheap

// chintai : 2015-06-11 CHINTAI Corporation
chintai

// christmas : 2013-11-21 UNR Corp.
christmas

// chrome : 2014-07-24 Charleston Road Registry Inc.
chrome

// church : 2014-02-06 Binky Moon, LLC
church

// cipriani : 2015-02-19 Hotel Cipriani Srl
cipriani

// circle : 2014-12-18 Amazon Registry Services, Inc.
circle

// cisco : 2014-12-22 Cisco Technology, Inc.
cisco

// citadel : 2015-07-23 Citadel Domain LLC
citadel

// citi : 2015-07-30 Citigroup Inc.
citi

// citic : 2014-01-09 CITIC Group Corporation
citic

// city : 2014-05-29 Binky Moon, LLC
city

// cityeats : 2014-12-11 Lifestyle Domain Holdings, Inc.

cityeats

// claims : 2014-03-20

Binky Moon, LLC

claims

// cleaning : 2013-12-05 Binky Moon, LLC

cleaning

// click : 2014-06-05 UNR Corp.

click

// clinic : 2014-03-20 Binky Moon, LLC

clinic

// clinique : 2015-10-01 The Estée Lauder Companies Inc.

clinique

// clothing : 2013-08-27 Binky Moon, LLC

clothing

// cloud : 2015-04-16 Aruba PEC S.p.A.

cloud

// club : 2013-11-08 .CLUB DOMAINS, LLC

club

// clubmed : 2015-06-25 Club Méditerranée S.A.

clubmed

// coach : 2014-10-09 Binky Moon, LLC

coach

// codes : 2013-10-31 Binky Moon, LLC

codes

// coffee : 2013-10-17 Binky Moon, LLC

coffee

// college : 2014-01-16 XYZ.COM LLC

college

// cologne : 2014-02-05 dotKoeln GmbH

cologne

// comcast : 2015-07-23 Comcast IP Holdings I, LLC

comcast

// commbank : 2014-06-26 COMMONWEALTH BANK OF AUSTRALIA
commbank

// community : 2013-12-05 Binky Moon, LLC
community

// company : 2013-11-07 Binky Moon, LLC
company

// compare : 2015-10-08 Registry Services, LLC
compare

// computer : 2013-10-24 Binky Moon, LLC
computer

//
comsec : 2015-01-08 VeriSign, Inc.
comsec

// condos : 2013-12-05 Binky Moon, LLC
condos

// construction : 2013-09-16 Binky Moon, LLC
construction

// consulting : 2013-12-05 Dog Beach, LLC
consulting

// contact : 2015-01-08 Dog Beach, LLC
contact

// contractors : 2013-09-10 Binky Moon, LLC
contractors

// cooking : 2013-11-21 Minds + Machines Group Limited
cooking

// cookingchannel : 2015-07-02 Lifestyle Domain Holdings, Inc.
cookingchannel

// cool : 2013-11-14 Binky Moon, LLC
cool

// corsica : 2014-09-25 Collectivité de Corse
corsica

// country : 2013-12-19 DotCountry LLC
country

// coupon : 2015-02-26 Amazon Registry Services, Inc.
coupon

// coupons : 2015-03-26 Binky Moon, LLC
coupons

// courses : 2014-12-04 OPEN UNIVERSITIES AUSTRALIA PTY LTD
courses

// cpa : 2019-06-10 American Institute of Certified Public Accountants
cpa

// credit : 2014-03-20 Binky Moon, LLC
credit

// creditcard : 2014-03-20 Binky Moon, LLC
creditcard

// creditunion : 2015-01-22 CUNA Performance
Resources, LLC
creditunion

// cricket : 2014-10-09 dot Cricket Limited
cricket

// crown : 2014-10-24 Crown Equipment Corporation
crown

// crs : 2014-04-03 Federated Co-operatives Limited
crs

// cruise : 2015-12-10 Viking River Cruises (Bermuda) Ltd.
cruise

// cruises : 2013-12-05 Binky Moon, LLC
cruises

// csc : 2014-09-25 Alliance-One Services, Inc.
csc

// cuisinella : 2014-04-03 SCHMIDT GROUPE S.A.S.
cuisinella

// cymru : 2014-05-08 Nominet UK
cymru

// cyou : 2015-01-22 ShortDot SA
cyou

// dabur : 2014-02-06 Dabur India Limited
dabur

// dad : 2014-01-23 Charleston Road Registry Inc.
dad

// dance : 2013-10-24 Dog Beach, LLC
dance

// data : 2016-06-02 Dish DBS Corporation
data

// date : 2014-11-20 dot Date Limited
date

// dating : 2013-12-05 Binky Moon, LLC
dating

// datsun : 2014-03-27 NISSAN MOTOR CO., LTD.
datsun

// day : 2014-01-30 Charleston Road Registry Inc.
day

// dclk : 2014-11-20 Charleston Road Registry Inc.
dclk

// dds : 2015-05-07 Minds + Machines Group
Limited
dds

// deal : 2015-06-25 Amazon Registry Services, Inc.
deal

// dealer : 2014-12-22 Intercap Registry Inc.
dealer

// deals : 2014-05-22 Binky Moon, LLC
deals

// degree : 2014-03-06 Dog Beach, LLC
degree

// delivery : 2014-09-11 Binky Moon, LLC

delivery

// dell : 2014-10-24 Dell Inc.

dell

// deloitte : 2015-07-31 Deloitte Touche Tohmatsu

deloitte

// delta : 2015-02-19 Delta Air Lines, Inc.

delta

// democrat : 2013-10-24 Dog Beach, LLC

democrat

// dental : 2014-03-20 Binky Moon, LLC

dental

// dentist : 2014-03-20 Dog Beach, LLC

dentist

// desi : 2013-11-14 Desi Networks LLC

desi

// design : 2014-11-07 Top Level Design, LLC

design

// dev : 2014-10-16 Charleston Road Registry Inc.

dev

// dhl : 2015-07-23 Deutsche Post AG

dhl

// diamonds : 2013-09-22 Binky Moon, LLC

diamonds

// diet : 2014-06-26 UNR Corp.

diet

// digital : 2014-03-06 Binky Moon, LLC

digital

// direct : 2014-04-10 Binky Moon, LLC

direct

// directory : 2013-09-20 Binky Moon, LLC

directory

// discount

: 2014-03-06 Binky Moon, LLC

discount

// discover : 2015-07-23 Discover Financial Services

discover

// dish : 2015-07-30 Dish DBS Corporation

dish

// diy : 2015-11-05 Lifestyle Domain Holdings, Inc.

diy

// dnp : 2013-12-13 Dai Nippon Printing Co., Ltd.

dnp

// docs : 2014-10-16 Charleston Road Registry Inc.

docs

// doctor : 2016-06-02 Binky Moon, LLC

doctor

// dog : 2014-12-04 Binky Moon, LLC

dog

// domains : 2013-10-17 Binky Moon, LLC

domains

// dot : 2015-05-21 Dish DBS Corporation

dot

// download : 2014-11-20 dot Support Limited

download

// drive : 2015-03-05 Charleston Road Registry Inc.

drive

// dtv : 2015-06-04 Dish DBS Corporation

dtv

// dubai : 2015-01-01 Dubai Smart Government Department

dubai

// duck : 2015-07-23 Johnson Shareholdings, Inc.

duck

// dunlop : 2015-07-02 The Goodyear Tire & Rubber Company

dunlop

// dupont : 2015-06-25 E. I. du Pont de Nemours and Company
dupont

// durban : 2014-03-24 ZA Central Registry NPC trading as ZA Central Registry
durban

//
dvag : 2014-06-23 Deutsche Vermögensberatung Aktiengesellschaft DVAG
dvag

// dvr : 2016-05-26 DISH Technologies L.L.C.
dvr

// earth : 2014-12-04 Interlink Co., Ltd.
earth

// eat : 2014-01-23 Charleston Road Registry Inc.
eat

// eco : 2016-07-08 Big Room Inc.
eco

// edeka : 2014-12-18 EDEKA Verband kaufmännischer Genossenschaften e.V.
edeka

// education : 2013-11-07 Binky Moon, LLC
education

// email : 2013-10-31 Binky Moon, LLC
email

// emerck : 2014-04-03 Merck KGaA
emerck

// energy : 2014-09-11 Binky Moon, LLC
energy

// engineer : 2014-03-06 Dog Beach, LLC
engineer

// engineering : 2014-03-06 Binky Moon, LLC
engineering

// enterprises : 2013-09-20 Binky Moon, LLC
enterprises

// epson : 2014-12-04 Seiko Epson Corporation
epson

// equipment : 2013-08-27 Binky Moon, LLC
equipment

// ericsson : 2015-07-09 Telefonaktiebolaget L M Ericsson
ericsson

// erni : 2014-04-03 ERNI Group Holding AG
erni

// esq : 2014-05-08 Charleston Road Registry Inc.
esq

// estate : 2013-08-27
Binky Moon, LLC
estate

// etisalat : 2015-09-03 Emirates Telecommunications Corporation (trading as Etisalat)
etisalat

// eurovision : 2014-04-24 European Broadcasting Union (EBU)
eurovision

// eus : 2013-12-12 Puntueus Fundazioa
eus

// events : 2013-12-05 Binky Moon, LLC
events

// exchange : 2014-03-06 Binky Moon, LLC
exchange

// expert : 2013-11-21 Binky Moon, LLC
expert

// exposed : 2013-12-05 Binky Moon, LLC
exposed

// express : 2015-02-11 Binky Moon, LLC
express

// extraspace : 2015-05-14 Extra Space Storage LLC
extraspace

// fage : 2014-12-18 Fage International S.A.
fage

// fail : 2014-03-06 Binky Moon, LLC

fail

// fairwinds : 2014-11-13 FairWinds Partners, LLC
fairwinds

// faith : 2014-11-20 dot Faith Limited
faith

// family : 2015-04-02 Dog Beach, LLC
family

// fan : 2014-03-06 Dog Beach, LLC
fan

// fans : 2014-11-07 ZDNS International Limited
fans

// farm : 2013-11-07 Binky Moon, LLC
farm

// farmers : 2015-07-09 Farmers Insurance Exchange
farmers

// fashion
: 2014-07-03 Minds + Machines Group Limited
fashion

// fast : 2014-12-18 Amazon Registry Services, Inc.
fast

// fedex : 2015-08-06 Federal Express Corporation
fedex

// feedback : 2013-12-19 Top Level Spectrum, Inc.
feedback

// ferrari : 2015-07-31 Fiat Chrysler Automobiles N.V.
ferrari

// ferrero : 2014-12-18 Ferrero Trading Lux S.A.
ferrero

// fiat : 2015-07-31 Fiat Chrysler Automobiles N.V.
fiat

// fidelity : 2015-07-30 Fidelity Brokerage Services LLC
fidelity

// fido : 2015-08-06 Rogers Communications Canada Inc.

fido

// film : 2015-01-08 Motion Picture Domain Registry Pty Ltd

film

// final : 2014-10-16 Núcleo de Informação e Coordenação do Ponto BR - NIC.br

final

// finance : 2014-03-20 Binky Moon, LLC

finance

// financial : 2014-03-06 Binky Moon, LLC

financial

// fire : 2015-06-25 Amazon Registry Services, Inc.

fire

// firestone : 2014-12-18 Bridgestone Licensing Services, Inc

firestone

// firmdale : 2014-03-27 Firmdale Holdings Limited

firmdale

// fish : 2013-12-12

Binky Moon, LLC

fish

// fishing : 2013-11-21 Minds + Machines Group Limited

fishing

// fit : 2014-11-07 Minds + Machines Group Limited

fit

// fitness : 2014-03-06 Binky Moon, LLC

fitness

// flickr : 2015-04-02 Flickr, Inc.

flickr

// flights : 2013-12-05 Binky Moon, LLC

flights

// flir : 2015-07-23 FLIR Systems, Inc.

flir

// florist : 2013-11-07 Binky Moon, LLC

florist

// flowers : 2014-10-09 UNR Corp.
flowers

// fly : 2014-05-08 Charleston Road Registry Inc.
fly

// foo : 2014-01-23 Charleston Road Registry Inc.
foo

// food : 2016-04-21 Lifestyle Domain Holdings, Inc.
food

// foodnetwork : 2015-07-02 Lifestyle Domain Holdings, Inc.
foodnetwork

// football : 2014-12-18 Binky Moon, LLC
football

// ford : 2014-11-13 Ford Motor Company
ford

// forex : 2014-12-11 Dotforex Registry Limited
forex

// forsale : 2014-05-22 Dog Beach, LLC
forsale

// forum : 2015-04-02 Fegistry, LLC
forum

// foundation : 2013-12-05 Binky Moon, LLC
foundation

// fox : 2015-09-11 FOX Registry,
LLC
fox

// free : 2015-12-10 Amazon Registry Services, Inc.
free

// fresenius : 2015-07-30 Fresenius Immobilien-Verwaltungs-GmbH
fresenius

// frl : 2014-05-15 FRLregistry B.V.
frl

// frogans : 2013-12-19 OP3FT

frogans

// frontdoor : 2015-07-02 Lifestyle Domain Holdings, Inc.
frontdoor

// frontier : 2015-02-05 Frontier Communications Corporation
frontier

// ftr : 2015-07-16 Frontier Communications Corporation
ftr

// fujitsu : 2015-07-30 Fujitsu Limited
fujitsu

// fujixerox : 2015-07-23 Xerox DNHC LLC
fujixerox

// fun : 2016-01-14 DotSpace Inc.
fun

// fund : 2014-03-20 Binky Moon, LLC
fund

// furniture : 2014-03-20 Binky Moon, LLC
furniture

// futbol : 2013-09-20 Dog Beach, LLC
futbol

// fyi : 2015-04-02 Binky Moon, LLC
fyi

// gal : 2013-11-07 Asociación puntoGAL
gal

// gallery : 2013-09-13 Binky Moon, LLC
gallery

// gallo : 2015-06-11 Gallo Vineyards, Inc.
gallo

// gallup : 2015-02-19 Gallup, Inc.
gallup

// game : 2015-05-28 UNR Corp.
game

// games : 2015-05-28

Dog Beach, LLC

games

// gap : 2015-07-31 The Gap, Inc.

gap

// garden : 2014-06-26 Minds + Machines Group Limited

garden

// gay : 2019-05-23 Top Level Design, LLC

gay

// gbiz : 2014-07-17 Charleston Road Registry Inc.

gbiz

// gdn : 2014-07-31 Joint Stock Company "Navigation-information systems"

gdn

// gea : 2014-12-04 GEA Group Aktiengesellschaft

gea

// gent : 2014-01-23 COMBELL NV

gent

// genting : 2015-03-12 Resorts World Inc Pte. Ltd.

genting

// george : 2015-07-31 Wal-Mart Stores, Inc.

george

// ggee : 2014-01-09 GMO Internet, Inc.

ggee

// gift : 2013-10-17 DotGift, LLC

gift

// gifts : 2014-07-03 Binky Moon, LLC

gifts

// gives : 2014-03-06 Dog Beach, LLC

gives

// giving : 2014-11-13 Giving Limited

giving

// glade : 2015-07-23 Johnson Shareholdings, Inc.

glade

// glass : 2013-11-07 Binky Moon, LLC
glass

// gle : 2014-07-24 Charleston Road Registry Inc.
gle

// global : 2014-04-17 Dot Global Domain Registry Limited
global

// globo : 2013-12-19 Globo Comunicação e Participações
S.A
globo

// gmail : 2014-05-01 Charleston Road Registry Inc.
gmail

// gmbh : 2016-01-29 Binky Moon, LLC
gmbh

// gmo : 2014-01-09 GMO Internet, Inc.
gmo

// gmx : 2014-04-24 1&1 Mail & Media GmbH
gmx

// godaddy : 2015-07-23 Go Daddy East, LLC
godaddy

// gold : 2015-01-22 Binky Moon, LLC
gold

// goldpoint : 2014-11-20 YODOBASHI CAMERA CO.,LTD.
goldpoint

// golf : 2014-12-18 Binky Moon, LLC
golf

// goo : 2014-12-18 NTT Resonant Inc.
goo

// goodyear : 2015-07-02 The Goodyear Tire & Rubber Company
goodyear

// goog : 2014-11-20 Charleston Road Registry Inc.
goog

// google : 2014-07-24 Charleston Road Registry Inc.
google

// gop : 2014-01-16 Republican State Leadership Committee, Inc.
gop

// got : 2014-12-18 Amazon Registry Services, Inc.
got

// grainger : 2015-05-07 Grainger Registry Services, LLC
grainger

// graphics : 2013-09-13 Binky Moon, LLC
graphics

// gratis : 2014-03-20 Binky Moon, LLC
gratis

// green : 2014-05-08 Afiliias Limited
green

// gripe : 2014-03-06
Binky Moon, LLC
gripe

// grocery : 2016-06-16 Wal-Mart Stores, Inc.
grocery

// group : 2014-08-15 Binky Moon, LLC
group

// guardian : 2015-07-30 The Guardian Life Insurance Company of America
guardian

// gucci : 2014-11-13 Guccio Gucci S.p.a.
gucci

// guge : 2014-08-28 Charleston Road Registry Inc.
guge

// guide : 2013-09-13 Binky Moon, LLC
guide

// guitars : 2013-11-14 UNR Corp.
guitars

// guru : 2013-08-27 Binky Moon, LLC
guru

// hair : 2015-12-03 XYZ.COM LLC

hair

// hamburg : 2014-02-20 Hamburg Top-Level-Domain GmbH
hamburg

// hangout : 2014-11-13 Charleston Road Registry Inc.
hangout

// haus : 2013-12-05 Dog Beach, LLC
haus

// hbo : 2015-07-30 HBO Registry Services, Inc.
hbo

// hdfc : 2015-07-30 HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED
hdfc

// hdfcbank : 2015-02-12 HDFC Bank Limited
hdfcbank

// health : 2015-02-11 DotHealth, LLC
health

// healthcare : 2014-06-12 Binky Moon, LLC
healthcare

// help : 2014-06-26 UNR Corp.
help

// helsinki : 2015-02-05 City
of Helsinki
helsinki

// here : 2014-02-06 Charleston Road Registry Inc.
here

// hermes : 2014-07-10 HERMES INTERNATIONAL
hermes

// hgtv : 2015-07-02 Lifestyle Domain Holdings, Inc.
hgtv

// hiphop : 2014-03-06 UNR Corp.
hiphop

// hisamitsu : 2015-07-16 Hisamitsu Pharmaceutical Co.,Inc.
hisamitsu

// hitachi : 2014-10-31 Hitachi, Ltd.
hitachi

// hiv : 2014-03-13 UNR Corp.
hiv

// hkt : 2015-05-14 PCCW-HKT DataCom Services Limited
hkt

// hockey : 2015-03-19 Binky Moon, LLC
hockey

// holdings : 2013-08-27 Binky Moon, LLC
holdings

// holiday : 2013-11-07 Binky Moon, LLC
holiday

// homedepot : 2015-04-02 Home Depot Product Authority, LLC
homedepot

// homegoods : 2015-07-16 The TJX Companies, Inc.
homegoods

// homes : 2014-01-09 XYZ.COM LLC
homes

// homesense : 2015-07-16 The TJX Companies, Inc.
homesense

// honda : 2014-12-18 Honda Motor Co., Ltd.
honda

// horse : 2013-11-21 Minds + Machines Group Limited
horse

// hospital : 2016-10-20 Binky Moon, LLC
hospital

// host : 2014-04-17
DotHost Inc.
host

// hosting : 2014-05-29 UNR Corp.
hosting

// hot : 2015-08-27 Amazon Registry Services, Inc.
hot

// hoteles : 2015-03-05 Travel Reservations SRL
hoteles

// hotels : 2016-04-07 Booking.com B.V.
hotels

// hotmail : 2014-12-18 Microsoft Corporation
hotmail

// house : 2013-11-07 Binky Moon, LLC
house

// how : 2014-01-23 Charleston Road Registry Inc.
how

// hsbc : 2014-10-24 HSBC Global Services (UK) Limited
hsbc

// hughes : 2015-07-30 Hughes Satellite Systems Corporation
hughes

// hyatt : 2015-07-30 Hyatt GTLD, L.L.C.
hyatt

// hyundai : 2015-07-09 Hyundai Motor Company
hyundai

// ibm : 2014-07-31 International Business Machines Corporation
ibm

// icbc : 2015-02-19 Industrial and Commercial Bank of China Limited
icbc

// ice : 2014-10-30 IntercontinentalExchange, Inc.
ice

// icu : 2015-01-08 ShortDot SA
icu

// ieee : 2015-07-23 IEEE Global LLC
ieee

// ifm : 2014-01-30 ifm electronic gmbh
ifm

// ikano : 2015-07-09 Ikano S.A.
ikano

// imamat : 2015-08-06
Fondation Aga Khan (Aga Khan Foundation)
imamat

// imdb : 2015-06-25 Amazon Registry Services, Inc.
imdb

// immo : 2014-07-10 Binky Moon, LLC
immo

// immobilier : 2013-11-07 Dog Beach, LLC
immobilier

// inc : 2018-03-10 Intercap Registry Inc.
inc

// industries : 2013-12-05 Binky Moon, LLC
industries

// infiniti : 2014-03-27 NISSAN MOTOR CO., LTD.
infiniti

// ing : 2014-01-23 Charleston Road Registry Inc.
ing

// ink : 2013-12-05 Top Level Design, LLC
ink

// institute : 2013-11-07 Binky Moon, LLC
institute

// insurance : 2015-02-19 fTLD Registry Services LLC
insurance

// insure : 2014-03-20 Binky Moon, LLC
insure

// international : 2013-11-07 Binky Moon, LLC
international

// intuit : 2015-07-30 Intuit Administrative Services, Inc.
intuit

// investments : 2014-03-20 Binky Moon, LLC
investments

// ipiranga : 2014-08-28 Ipiranga Produtos de Petroleo S.A.

ipiranga

// irish : 2014-08-07 Binky Moon, LLC
irish

// ismaili : 2015-08-06 Fondation Aga Khan (Aga Khan Foundation)
ismaili

//
ist : 2014-08-28 Istanbul Metropolitan Municipality
ist

// istanbul : 2014-08-28 Istanbul Metropolitan Municipality
istanbul

// itau : 2014-10-02 Itau Unibanco Holding S.A.
itau

// itv : 2015-07-09 ITV Services Limited
itv

// iveco : 2015-09-03 CNH Industrial N.V.
iveco

// jaguar : 2014-11-13 Jaguar Land Rover Ltd
jaguar

// java : 2014-06-19 Oracle Corporation
java

// jcb : 2014-11-20 JCB Co., Ltd.
jcb

// jcp : 2015-04-23 JCP Media, Inc.
jcp

// jeep : 2015-07-30 FCA US LLC.
jeep

// jetzt : 2014-01-09 Binky Moon, LLC
jetzt

// jewelry : 2015-03-05 Binky Moon, LLC
jewelry

// jio : 2015-04-02 Reliance Industries Limited
jio

// jll : 2015-04-02 Jones Lang LaSalle Incorporated
jll

// jmp : 2015-03-26 Matrix IP LLC
jmp

// jnj : 2015-06-18 Johnson & Johnson Services, Inc.
jnj

// joburg : 2014-03-24 ZA Central Registry NPC trading as ZA Central Registry
joburg

// jot : 2014-12-18 Amazon Registry Services, Inc.
jot

// joy : 2014-12-18 Amazon Registry Services, Inc.
joy

//
jpmorgan : 2015-04-30 JPMorgan Chase Bank, National Association
jpmorgan

// jprs : 2014-09-18 Japan Registry Services Co., Ltd.
jprs

// juegos : 2014-03-20 UNR Corp.
juegos

// juniper : 2015-07-30 JUNIPER NETWORKS, INC.
juniper

// kaufen : 2013-11-07 Dog Beach, LLC
kaufen

// kddi : 2014-09-12 KDDI CORPORATION
kddi

// kerryhotels : 2015-04-30 Kerry Trading Co. Limited
kerryhotels

// kerrylogistics : 2015-04-09 Kerry Trading Co. Limited
kerrylogistics

// kerryproperties : 2015-04-09 Kerry Trading Co. Limited
kerryproperties

// kfh : 2014-12-04 Kuwait Finance House
kfh

// kia : 2015-07-09 KIA MOTORS CORPORATION
kia

// kim : 2013-09-23 Afiliás Limited
kim

// kinder : 2014-11-07 Ferrero Trading Lux S.A.
kinder

// kindle : 2015-06-25 Amazon Registry Services, Inc.
kindle

// kitchen : 2013-09-20 Binky Moon, LLC
kitchen

// kiwi : 2013-09-20 DOT KIWI LIMITED
kiwi

// koeln : 2014-01-09 dotKoeln GmbH
koeln

// komatsu : 2015-01-08 Komatsu Ltd.
komatsu

// kosher : 2015-08-20
Kosher Marketing Assets LLC
kosher

// kpmg : 2015-04-23 KPMG International Cooperative (KPMG International Genossenschaft)
kpmg

// kpn : 2015-01-08 Koninklijke KPN N.V.
kpn

// krd : 2013-12-05 KRG Department of Information Technology
krd

// kred : 2013-12-19 KredTLD Pty Ltd
kred

// kuokgroup : 2015-04-09 Kerry Trading Co. Limited
kuokgroup

// kyoto : 2014-11-07 Academic Institution: Kyoto Jyoho Gakuen
kyoto

// lacaixa : 2014-01-09 Fundació Bancaria Caixa d'Estalvis i Pensions de Barcelona, "la Caixa"

lacaixa

// lamborghini : 2015-06-04 Automobili Lamborghini S.p.A.
lamborghini

// lamer : 2015-10-01 The Estée Lauder Companies Inc.
lamer

// lancaster : 2015-02-12 LANCASTER
lancaster

// lancia : 2015-07-31 Fiat Chrysler Automobiles N.V.
lancia

// land : 2013-09-10 Binky Moon, LLC
land

// landrover : 2014-11-13 Jaguar Land Rover Ltd
landrover

// lanxess : 2015-07-30 LANXESS Corporation
lanxess

// lasalle : 2015-04-02 Jones Lang LaSalle Incorporated
lasalle

// lat :
2014-10-16 ECOM-LAC Federaciòn de Latinoamèrica y el Caribe para Internet y el Comercio Electrònico
lat

// latino : 2015-07-30 Dish DBS Corporation
latino

// latrobe : 2014-06-16 La Trobe University
latrobe

// law : 2015-01-22 LW TLD Limited
law

// lawyer : 2014-03-20 Dog Beach, LLC
lawyer

// lds : 2014-03-20 IRI Domain Management, LLC
lds

// lease : 2014-03-06 Binky Moon, LLC
lease

// leclerc : 2014-08-07 A.C.D. LEC Association des Centres Distributeurs Edouard Leclerc
leclerc

// lefrak : 2015-07-16 LeFrak Organization, Inc.
lefrak

// legal : 2014-10-16 Binky Moon, LLC
legal

// lego : 2015-07-16 LEGO Juris A/S
lego

// lexus : 2015-04-23 TOYOTA MOTOR CORPORATION
lexus

// lgbt : 2014-05-08 Afilias Limited
lgbt

// lidl : 2014-09-18 Schwarz Domains und Services GmbH & Co. KG
lidl

// life : 2014-02-06 Binky Moon, LLC
life

// lifeinsurance : 2015-01-15 American Council of Life Insurers
lifeinsurance

// lifestyle : 2014-12-11 Lifestyle Domain Holdings, Inc.
lifestyle

// lighting
: 2013-08-27 Binky Moon, LLC
lighting

// like : 2014-12-18 Amazon Registry Services, Inc.
like

// lilly : 2015-07-31 Eli Lilly and Company
lilly

// limited : 2014-03-06 Binky Moon, LLC
limited

// limo : 2013-10-17 Binky Moon, LLC
limo

// lincoln : 2014-11-13 Ford Motor Company
lincoln

// linde : 2014-12-04 Linde Aktiengesellschaft
linde

// link : 2013-11-14 UNR Corp.
link

// lippy : 2015-06-25 Lippy Ltd
lippy

// live : 2014-12-04 Dog Beach, LLC
live

// living : 2015-07-30 Lifestyle Domain Holdings, Inc.
living

// lixil : 2015-03-19 LIXIL Group Corporation
lixil

// llc : 2017-12-14 Afilias Limited
llc

// llp : 2019-08-26 UNR Corp.
llp

// loan : 2014-11-20 dot Loan Limited
loan

// loans : 2014-03-20 Binky Moon, LLC
loans

// locker : 2015-06-04 Dish DBS Corporation
locker

// locus : 2015-06-25 Locus Analytics LLC
locus

// loft : 2015-07-30 Annco, Inc.
loft

// lol : 2015-01-30 UNR Corp.
lol

// london : 2013-11-14 Dot London Domains Limited
london

// lotte : 2014-11-07

Lotte Holdings Co., Ltd.

lotte

// lotto : 2014-04-10 Afiliias Limited

lotto

// love : 2014-12-22 Merchant Law Group LLP

love

// lpl : 2015-07-30 LPL Holdings, Inc.

lpl

// lplfinancial : 2015-07-30 LPL Holdings, Inc.

lplfinancial

// ltd : 2014-09-25 Binky Moon, LLC

ltd

// ltda : 2014-04-17 InterNetX, Corp

ltda

// lundbeck : 2015-08-06 H. Lundbeck A/S

lundbeck

// lupin : 2014-11-07 LUPIN LIMITED

lupin

// luxe : 2014-01-09 Minds + Machines Group Limited

luxe

// luxury : 2013-10-17 Luxury Partners, LLC

luxury

// macys : 2015-07-31 Macys, Inc.

macys

// madrid : 2014-05-01 Comunidad de Madrid

madrid

// maif : 2014-10-02 Mutuelle Assurance Instituteur France (MAIF)

maif

// maison : 2013-12-05 Binky Moon, LLC

maison

// makeup : 2015-01-15 XYZ.COM LLC

makeup

// man : 2014-12-04 MAN SE

man

// management : 2013-11-07 Binky Moon, LLC

management

// mango : 2013-10-24 PUNTO FA S.L.

mango

// map : 2016-06-09 Charleston Road Registry Inc.

map

// market : 2014-03-06 Dog Beach, LLC

market

//

marketing : 2013-11-07 Binky Moon, LLC

marketing

// markets : 2014-12-11 Dotmarkets Registry Limited

markets

// marriott : 2014-10-09 Marriott Worldwide Corporation

marriott

// marshalls : 2015-07-16 The TJX Companies, Inc.

marshalls

// maserati : 2015-07-31 Fiat Chrysler Automobiles N.V.

maserati

// mattel : 2015-08-06 Mattel Sites, Inc.

mattel

// mba : 2015-04-02 Binky Moon, LLC

mba

// mckinsey : 2015-07-31 McKinsey Holdings, Inc.

mckinsey

// med : 2015-08-06 Medistry LLC

med

// media : 2014-03-06 Binky Moon, LLC

media

// meet : 2014-01-16 Charleston Road Registry Inc.

meet

// melbourne : 2014-05-29 The Crown in right of the State of Victoria, represented by its Department of State
Development, Business and Innovation
melbourne

// meme : 2014-01-30 Charleston Road Registry Inc.
meme

// memorial : 2014-10-16 Dog Beach, LLC
memorial

// men : 2015-02-26 Exclusive Registry Limited
men

// menu : 2013-09-11 Dot Menu Registry, LLC
menu

// merckmsd : 2016-07-14
MSD Registry Holdings, Inc.
merckmsd

// miami : 2013-12-19 Minds + Machines Group Limited
miami

// microsoft : 2014-12-18 Microsoft Corporation
microsoft

// mini : 2014-01-09 Bayerische Motoren Werke Aktiengesellschaft
mini

// mint : 2015-07-30 Intuit Administrative Services, Inc.
mint

// mit : 2015-07-02 Massachusetts Institute of Technology
mit

// mitsubishi : 2015-07-23 Mitsubishi Corporation
mitsubishi

// mlb : 2015-05-21 MLB Advanced Media DH, LLC
mlb

// mls : 2015-04-23 The Canadian Real Estate Association
mls

// mma : 2014-11-07 MMA IARD
mma

// mobile : 2016-06-02 Dish DBS Corporation
mobile

// moda : 2013-11-07 Dog Beach, LLC
moda

// moe : 2013-11-13 Interlink Co., Ltd.
moe

// moi : 2014-12-18 Amazon Registry Services, Inc.
moi

// mom : 2015-04-16 UNR Corp.
mom

// monash : 2013-09-30 Monash University
monash

// money : 2014-10-16 Binky Moon, LLC
money

// monster : 2015-09-11 XYZ.COM LLC
monster

// mormon : 2013-12-05 IRI Domain Management, LLC
mormon

// mortgage
: 2014-03-20 Dog Beach, LLC
mortgage

// moscow : 2013-12-19 Foundation for Assistance for Internet Technologies and Infrastructure Development
(FAITID)
moscow

// moto : 2015-06-04 Motorola Trademark Holdings, LLC
moto

// motorcycles : 2014-01-09 XYZ.COM LLC
motorcycles

// mov : 2014-01-30 Charleston Road Registry Inc.
mov

// movie : 2015-02-05 Binky Moon, LLC
movie

// msd : 2015-07-23 MSD Registry Holdings, Inc.

msd

// mtn : 2014-12-04 MTN Dubai Limited

mtn

// mtr : 2015-03-12 MTR Corporation Limited

mtr

// mutual : 2015-04-02 Northwestern Mutual MU TLD Registry, LLC

mutual

// nab : 2015-08-20 National Australia Bank Limited

nab

// nagoya : 2013-10-24 GMO Registry, Inc.

nagoya

// nationwide : 2015-07-23 Nationwide Mutual Insurance Company

nationwide

// natura : 2015-03-12 NATURA COSMÉTICOS S.A.

natura

// navy : 2014-03-06 Dog Beach, LLC

navy

// nba : 2015-07-31 NBA REGISTRY, LLC

nba

// nec : 2015-01-08 NEC Corporation

nec

// netbank : 2014-06-26 COMMONWEALTH BANK OF
AUSTRALIA

netbank

// netflix : 2015-06-18 Netflix, Inc.

netflix

// network : 2013-11-14 Binky Moon, LLC

network

// neustar : 2013-12-05 NeuStar, Inc.

neustar

// new : 2014-01-30 Charleston Road Registry Inc.

new

// newholland : 2015-09-03 CNH Industrial N.V.
newholland

// news : 2014-12-18 Dog Beach, LLC
news

// next : 2015-06-18 Next plc
next

// nextdirect : 2015-06-18 Next plc
nextdirect

// nexus : 2014-07-24 Charleston Road Registry Inc.
nexus

// nfl : 2015-07-23 NFL Reg Ops LLC
nfl

// ngo : 2014-03-06 Public Interest Registry
ngo

// nhk : 2014-02-13 Japan Broadcasting Corporation (NHK)
nhk

// nico : 2014-12-04 DWANGO Co., Ltd.
nico

// nike : 2015-07-23 NIKE, Inc.
nike

// nikon : 2015-05-21 NIKON CORPORATION
nikon

// ninja : 2013-11-07 Dog Beach, LLC
ninja

// nissan : 2014-03-27 NISSAN MOTOR CO., LTD.
nissan

// nissay : 2015-10-29 Nippon Life Insurance Company
nissay

// nokia : 2015-01-08 Nokia Corporation
nokia

// northwesternmutual : 2015-06-18 Northwestern Mutual
Registry, LLC
northwesternmutual

// norton : 2014-12-04 NortonLifeLock Inc.

norton

// now : 2015-06-25 Amazon Registry Services, Inc.

now

// nowruz : 2014-09-04 Asia Green IT System Bilgisayar San. ve Tic. Ltd. Sti.

nowruz

// nowtv : 2015-05-14 Starbucks (HK) Limited

nowtv

// nra : 2014-05-22 NRA Holdings Company, INC.

nra

// nrw : 2013-11-21 Minds + Machines GmbH

nrw

// ntt : 2014-10-31 NIPPON TELEGRAPH AND TELEPHONE CORPORATION

ntt

// nyc : 2014-01-23 The City of New York by and through the New York City Department of Information
Technology & Telecommunications

nyc

// obi : 2014-09-25 OBI Group Holding SE & Co. KGaA

obi

// observer : 2015-04-30 Top Level Spectrum, Inc.

observer

// off : 2015-07-23 Johnson Shareholdings, Inc.

off

// office : 2015-03-12 Microsoft Corporation

office

// okinawa : 2013-12-05 BRregistry, Inc.

okinawa

// olayan : 2015-05-14 Crescent Holding GmbH

olayan

// olayangroup : 2015-05-14 Crescent Holding GmbH

olayangroup

// oldnavy : 2015-07-31

The Gap, Inc.

oldnavy

// ollo : 2015-06-04 Dish DBS Corporation

ollo

// omega : 2015-01-08 The Swatch Group Ltd

omega

// one : 2014-11-07 One.com A/S

one

// ong : 2014-03-06 Public Interest Registry

ong

// onl : 2013-09-16 iRegistry GmbH

onl

// online : 2015-01-15 DotOnline Inc.

online

// onyourside : 2015-07-23 Nationwide Mutual Insurance Company

onyourside

// ooo : 2014-01-09 INFIBEAM AVENUES LIMITED

ooo

// open : 2015-07-31 American Express Travel Related Services Company, Inc.

open

// oracle : 2014-06-19 Oracle Corporation

oracle

// orange : 2015-03-12 Orange Brand Services Limited

orange

// organic : 2014-03-27 Afilias Limited

organic

// origins : 2015-10-01 The Estée Lauder Companies Inc.

origins

// osaka : 2014-09-04 Osaka Registry Co., Ltd.

osaka

// otsuka : 2013-10-11 Otsuka Holdings Co., Ltd.

otsuka

// ott : 2015-06-04 Dish DBS Corporation

ott

// ovh : 2014-01-16 MédiaBC

ovh

// page : 2014-12-04 Charleston Road Registry Inc.

page

// panasonic : 2015-07-30

Panasonic Corporation

panasonic

// paris : 2014-01-30 City of Paris

paris

// pars : 2014-09-04 Asia Green IT System Bilgisayar San. ve Tic. Ltd. Sti.

pars

// partners : 2013-12-05 Binky Moon, LLC

partners

// parts : 2013-12-05 Binky Moon, LLC

parts

// party : 2014-09-11 Blue Sky Registry Limited

party

// passagens : 2015-03-05 Travel Reservations SRL

passagens

// pay : 2015-08-27 Amazon Registry Services, Inc.

pay

// pccw : 2015-05-14 PCCW Enterprises Limited

pccw

// pet : 2015-05-07 Afiliás Limited

pet

// pfizer : 2015-09-11 Pfizer Inc.

pfizer

// pharmacy : 2014-06-19 National Association of Boards of Pharmacy

pharmacy

// phd : 2016-07-28 Charleston Road Registry Inc.

phd

// philips : 2014-11-07 Koninklijke Philips N.V.
philips

// phone : 2016-06-02 Dish DBS Corporation
phone

// photo : 2013-11-14 UNR Corp.
photo

// photography : 2013-09-20 Binky Moon, LLC
photography

// photos : 2013-10-17 Binky Moon, LLC
photos

// physio : 2014-05-01 PhysBiz Pty Ltd
physio

// pics
: 2013-11-14 UNR Corp.
pics

// pictet : 2014-06-26 Pictet Europe S.A.
pictet

// pictures : 2014-03-06 Binky Moon, LLC
pictures

// pid : 2015-01-08 Top Level Spectrum, Inc.
pid

// pin : 2014-12-18 Amazon Registry Services, Inc.
pin

// ping : 2015-06-11 Ping Registry Provider, Inc.
ping

// pink : 2013-10-01 Afilias Limited
pink

// pioneer : 2015-07-16 Pioneer Corporation
pioneer

// pizza : 2014-06-26 Binky Moon, LLC
pizza

// place : 2014-04-24 Binky Moon, LLC

place

// play : 2015-03-05 Charleston Road Registry Inc.

play

// playstation : 2015-07-02 Sony Interactive Entertainment Inc.

playstation

// plumbing : 2013-09-10 Binky Moon, LLC

plumbing

// plus : 2015-02-05 Binky Moon, LLC

plus

// pnc : 2015-07-02 PNC Domain Co., LLC

pnc

// pohl : 2014-06-23 Deutsche Vermögensberatung Aktiengesellschaft DVAG

pohl

// poker : 2014-07-03 Afiliast Limited

poker

// politie : 2015-08-20 Politie Nederland

politie

// porn : 2014-10-16 ICM Registry PN LLC

porn

// pramerica : 2015-07-30

Prudential Financial, Inc.

pramerica

// praxi : 2013-12-05 Praxi S.p.A.

praxi

// press : 2014-04-03 DotPress Inc.

press

// prime : 2015-06-25 Amazon Registry Services, Inc.

prime

// prod : 2014-01-23 Charleston Road Registry Inc.

prod

// productions : 2013-12-05 Binky Moon, LLC

productions

// prof : 2014-07-24 Charleston Road Registry Inc.
prof

// progressive : 2015-07-23 Progressive Casualty Insurance Company
progressive

// promo : 2014-12-18 Afiliias Limited
promo

// properties : 2013-12-05 Binky Moon, LLC
properties

// property : 2014-05-22 UNR Corp.
property

// protection : 2015-04-23 XYZ.COM LLC
protection

// pru : 2015-07-30 Prudential Financial, Inc.
pru

// prudential : 2015-07-30 Prudential Financial, Inc.
prudential

// pub : 2013-12-12 Dog Beach, LLC
pub

// pwc : 2015-10-29 PricewaterhouseCoopers LLP
pwc

// qpon : 2013-11-14 dotCOOL, Inc.
qpon

// quebec : 2013-12-19 PointQuébec Inc
quebec

// quest : 2015-03-26 XYZ.COM LLC
quest

// qvc : 2015-07-30 QVC, Inc.
qvc

//
racing : 2014-12-04 Premier Registry Limited
racing

// radio : 2016-07-21 European Broadcasting Union (EBU)
radio

// raid : 2015-07-23 Johnson Shareholdings, Inc.
raid

// read : 2014-12-18 Amazon Registry Services, Inc.
read

// realestate : 2015-09-11 dotRealEstate LLC
realestate

// realtor : 2014-05-29 Real Estate Domains LLC
realtor

// realty : 2015-03-19 Fegistry, LLC
realty

// recipes : 2013-10-17 Binky Moon, LLC
recipes

// red : 2013-11-07 Afiliias Limited
red

// redstone : 2014-10-31 Redstone Haute Couture Co., Ltd.
redstone

// redumbrella : 2015-03-26 Travelers TLD, LLC
redumbrella

// rehab : 2014-03-06 Dog Beach, LLC
rehab

// reise : 2014-03-13 Binky Moon, LLC
reise

// reisen : 2014-03-06 Binky Moon, LLC
reisen

// reit : 2014-09-04 National Association of Real Estate Investment Trusts, Inc.
reit

// reliance : 2015-04-02 Reliance Industries Limited
reliance

// ren : 2013-12-12 ZDNS International Limited
ren

// rent : 2014-12-04 XYZ.COM LLC
rent

// rentals
: 2013-12-05 Binky Moon, LLC
rentals

// repair : 2013-11-07 Binky Moon, LLC
repair

// report : 2013-12-05 Binky Moon, LLC
report

// republican : 2014-03-20 Dog Beach, LLC
republican

// rest : 2013-12-19 Punto 2012 Sociedad Anonima Promotora de Inversion de Capital Variable
rest

// restaurant : 2014-07-03 Binky Moon, LLC
restaurant

// review : 2014-11-20 dot Review Limited
review

// reviews : 2013-09-13 Dog Beach, LLC
reviews

// rexroth : 2015-06-18 Robert Bosch GMBH
rexroth

// rich : 2013-11-21 iRegistry GmbH
rich

// richardli : 2015-05-14 Pacific Century Asset Management (HK) Limited
richardli

// ricoh : 2014-11-20 Ricoh Company, Ltd.
ricoh

// ril : 2015-04-02 Reliance Industries Limited
ril

// rio : 2014-02-27 Empresa Municipal de Informática SA - IPLANRIO
rio

// rip : 2014-07-10 Dog Beach, LLC
rip

// rmit : 2015-11-19 Royal Melbourne Institute of Technology

rmit

// rocher : 2014-12-18 Ferrero Trading Lux S.A.
rocher

// rocks : 2013-11-14 Dog Beach, LLC
rocks

// rodeo
: 2013-12-19 Minds + Machines Group Limited
rodeo

// rogers : 2015-08-06 Rogers Communications Canada Inc.
rogers

// room : 2014-12-18 Amazon Registry Services, Inc.
room

// rsvp : 2014-05-08 Charleston Road Registry Inc.
rsvp

// rugby : 2016-12-15 World Rugby Strategic Developments Limited
rugby

// ruhr : 2013-10-02 regiodot GmbH & Co. KG
ruhr

// run : 2015-03-19 Binky Moon, LLC
run

// rwe : 2015-04-02 RWE AG
rwe

// ryukyu : 2014-01-09 BRregistry, Inc.
ryukyu

// saarland : 2013-12-12 dotSaarland GmbH
saarland

// safe : 2014-12-18 Amazon Registry Services, Inc.
safe

// safety : 2015-01-08 Safety Registry Services, LLC.
safety

// sakura : 2014-12-18 SAKURA Internet Inc.
sakura

// sale : 2014-10-16 Dog Beach, LLC
sale

// salon : 2014-12-11 Binky Moon, LLC
salon

// samsclub : 2015-07-31 Wal-Mart Stores, Inc.
samsclub

// samsung : 2014-04-03 SAMSUNG SDS CO., LTD
samsung

// sandvik : 2014-11-13 Sandvik AB
sandvik

// sandvikcoromant : 2014-11-07 Sandvik AB
sandvikcoromant

//
sanofi : 2014-10-09 Sanofi
sanofi

// sap : 2014-03-27 SAP AG
sap

// sarl : 2014-07-03 Binky Moon, LLC
sarl

// sas : 2015-04-02 Research IP LLC
sas

// save : 2015-06-25 Amazon Registry Services, Inc.
save

// saxo : 2014-10-31 Saxo Bank A/S
saxo

// sbi : 2015-03-12 STATE BANK OF INDIA
sbi

// sbs : 2014-11-07 SPECIAL BROADCASTING SERVICE CORPORATION
sbs

// sca : 2014-03-13 SVENSKA CELLULOSA AKTIEBOLAGET SCA (publ)
sca

// scb : 2014-02-20 The Siam Commercial Bank Public Company Limited ("SCB")
scb

// schaeffler : 2015-08-06 Schaeffler Technologies AG & Co. KG
schaeffler

// schmidt : 2014-04-03 SCHMIDT GROUPE S.A.S.
schmidt

// scholarships : 2014-04-24 Scholarships.com, LLC
scholarships

// school : 2014-12-18 Binky Moon, LLC
school

// schule : 2014-03-06 Binky Moon, LLC
schule

// schwarz : 2014-09-18 Schwarz Domains und Services GmbH & Co. KG
schwarz

// science : 2014-09-11 dot Science Limited
science

// scjohnson : 2015-07-23 Johnson Shareholdings, Inc.
scjohnson

//
scot : 2014-01-23 Dot Scot Registry Limited
scot

// search : 2016-06-09 Charleston Road Registry Inc.
search

// seat : 2014-05-22 SEAT, S.A. (Sociedad Unipersonal)
seat

// secure : 2015-08-27 Amazon Registry Services, Inc.
secure

// security : 2015-05-14 XYZ.COM LLC
security

// seek : 2014-12-04 Seek Limited
seek

// select : 2015-10-08 Registry Services, LLC
select

// sener : 2014-10-24 Sener Ingeniería y Sistemas, S.A.

sener

// services : 2014-02-27 Binky Moon, LLC
services

// ses : 2015-07-23 SES
ses

// seven : 2015-08-06 Seven West Media Ltd
seven

// sew : 2014-07-17 SEW-EURODRIVE GmbH & Co KG
sew

// sex : 2014-11-13 ICM Registry SX LLC
sex

// sexy : 2013-09-11 UNR Corp.
sexy

// sfr : 2015-08-13 Societe Francaise du Radiotelephone - SFR
sfr

// shangrila : 2015-09-03 ShangriLa International Hotel Management Limited
shangrila

// sharp : 2014-05-01 Sharp Corporation
sharp

// shaw : 2015-04-23 Shaw Cablesystems G.P.
shaw

// shell : 2015-07-30 Shell Information Technology
International Inc
shell

// shia : 2014-09-04 Asia Green IT System Bilgisayar San. ve Tic. Ltd. Sti.
shia

// shiksha : 2013-11-14 Afiliias Limited
shiksha

// shoes : 2013-10-02 Binky Moon, LLC
shoes

// shop : 2016-04-08 GMO Registry, Inc.
shop

// shopping : 2016-03-31 Binky Moon, LLC
shopping

// shouji : 2015-01-08 Beijing Qihu Keji Co., Ltd.
shouji

// show : 2015-03-05 Binky Moon, LLC
show

// showtime : 2015-08-06 CBS Domains Inc.
showtime

// shriram : 2014-01-23 Shriram Capital Ltd.
shriram

// silk : 2015-06-25 Amazon Registry Services, Inc.
silk

// sina : 2015-03-12 Sina Corporation
sina

// singles : 2013-08-27 Binky Moon, LLC
singles

// site : 2015-01-15 DotSite Inc.
site

// ski : 2015-04-09 Afilias Limited
ski

// skin : 2015-01-15 XYZ.COM LLC
skin

// sky : 2014-06-19 Sky International AG
sky

// skype : 2014-12-18 Microsoft Corporation
skype

// sling : 2015-07-30 DISH Technologies L.L.C.
sling

// smart : 2015-07-09 Smart Communications, Inc. (SMART)
smart

//
smile : 2014-12-18 Amazon Registry Services, Inc.
smile

// sncf : 2015-02-19 Société Nationale des Chemins de fer Francais S N C F
sncf

// soccer : 2015-03-26 Binky Moon, LLC
soccer

// social : 2013-11-07 Dog Beach, LLC
social

// softbank : 2015-07-02 SoftBank Group Corp.
softbank

// software : 2014-03-20 Dog Beach, LLC
software

// sohu : 2013-12-19 Sohu.com Limited
sohu

// solar : 2013-11-07 Binky Moon, LLC
solar

// solutions : 2013-11-07 Binky Moon, LLC
solutions

// song : 2015-02-26 Amazon Registry Services, Inc.
song

// sony : 2015-01-08 Sony Corporation
sony

// soy : 2014-01-23 Charleston Road Registry Inc.
soy

// spa : 2019-09-19 Asia Spa and Wellness Promotion Council Limited
spa

// space : 2014-04-03 DotSpace Inc.
space

// sport : 2017-11-16 Global Association of International Sports Federations (GAISF)
sport

// spot : 2015-02-26 Amazon Registry Services, Inc.
spot

// spreadbetting : 2014-12-11 Dotspreadbetting Registry Limited
spreadbetting

// srl : 2015-05-07
InterNetX, Corp
srl

// stada : 2014-11-13 STADA Arzneimittel AG
stada

// staples : 2015-07-30 Staples, Inc.
staples

// star : 2015-01-08 Star India Private Limited
star

// statebank : 2015-03-12 STATE BANK OF INDIA
statebank

// statefarm : 2015-07-30 State Farm Mutual Automobile Insurance Company
statefarm

// stc : 2014-10-09 Saudi Telecom Company
stc

// stcgroup : 2014-10-09 Saudi Telecom Company
stcgroup

// stockholm : 2014-12-18 Stockholms kommun
stockholm

// storage : 2014-12-22 XYZ.COM LLC
storage

// store : 2015-04-09 DotStore Inc.
store

// stream : 2016-01-08 dot Stream Limited
stream

// studio : 2015-02-11 Dog Beach, LLC
studio

// study : 2014-12-11 OPEN UNIVERSITIES AUSTRALIA PTY LTD
study

// style : 2014-12-04 Binky Moon, LLC
style

// sucks : 2014-12-22 Vox Populi Registry Ltd.

sucks

// supplies : 2013-12-19 Binky Moon, LLC
supplies

// supply : 2013-12-19 Binky Moon, LLC
supply

// support : 2013-10-24 Binky Moon, LLC
support

// surf : 2014-01-09 Minds + Machines
Group Limited
surf

// surgery : 2014-03-20 Binky Moon, LLC
surgery

// suzuki : 2014-02-20 SUZUKI MOTOR CORPORATION
suzuki

// swatch : 2015-01-08 The Swatch Group Ltd
swatch

// swiftcover : 2015-07-23 Swiftcover Insurance Services Limited
swiftcover

// swiss : 2014-10-16 Swiss Confederation
swiss

// sydney : 2014-09-18 State of New South Wales, Department of Premier and Cabinet
sydney

// systems : 2013-11-07 Binky Moon, LLC
systems

// tab : 2014-12-04 Tabcorp Holdings Limited
tab

// taipei : 2014-07-10 Taipei City Government
taipei

// talk : 2015-04-09 Amazon Registry Services, Inc.
talk

// taobao : 2015-01-15 Alibaba Group Holding Limited
taobao

// target : 2015-07-31 Target Domain Holdings, LLC

target

// tatamotors : 2015-03-12 Tata Motors Ltd

tatamotors

// tatar : 2014-04-24 Limited Liability Company "Coordination Center of Regional Domain of Tatarstan Republic"

tatar

// tattoo : 2013-08-30 UNR Corp.

tattoo

// tax : 2014-03-20 Binky Moon, LLC

tax

// taxi : 2015-03-19

Binky Moon, LLC

taxi

// tci : 2014-09-12 Asia Green IT System Bilgisayar San. ve Tic. Ltd. Sti.

tci

// tdk : 2015-06-11 TDK Corporation

tdk

// team : 2015-03-05 Binky Moon, LLC

team

// tech : 2015-01-30 Personals TLD Inc.

tech

// technology : 2013-09-13 Binky Moon, LLC

technology

// temasek : 2014-08-07 Temasek Holdings (Private) Limited

temasek

// tennis : 2014-12-04 Binky Moon, LLC

tennis

// teva : 2015-07-02 Teva Pharmaceutical Industries Limited

teva

// thd : 2015-04-02 Home Depot Product Authority, LLC

thd

// theater : 2015-03-19 Binky Moon, LLC

theater

// theatre : 2015-05-07 XYZ.COM LLC

theatre

// tiaa : 2015-07-23 Teachers Insurance and Annuity Association of America

tiaa

// tickets : 2015-02-05 Accent Media Limited

tickets

// tienda : 2013-11-14 Binky Moon, LLC

tienda

// tiffany : 2015-01-30 Tiffany and Company

tiffany

// tips : 2013-09-20 Binky Moon, LLC

tips

// tires : 2014-11-07 Binky Moon, LLC

tires

// tirol : 2014-04-24 punkt Tirol GmbH

tirol

//

tjmaxx : 2015-07-16 The TJX Companies, Inc.

tjmaxx

// tjsx : 2015-07-16 The TJX Companies, Inc.

tjsx

// tkmaxx : 2015-07-16 The TJX Companies, Inc.

tkmaxx

// tmall : 2015-01-15 Alibaba Group Holding Limited

tmall

// today : 2013-09-20 Binky Moon, LLC

today

// tokyo : 2013-11-13 GMO Registry, Inc.

tokyo

// tools : 2013-11-21 Binky Moon, LLC

tools

// top : 2014-03-20 .TOP Registry

top

// toray : 2014-12-18 Toray Industries, Inc.

toray

// toshiba : 2014-04-10 TOSHIBA Corporation

toshiba

// total : 2015-08-06 Total SA

total

// tours : 2015-01-22 Binky Moon, LLC

tours

// town : 2014-03-06 Binky Moon, LLC

town

// toyota : 2015-04-23 TOYOTA MOTOR CORPORATION

toyota

// toys : 2014-03-06 Binky Moon, LLC

toys

// trade : 2014-01-23 Elite Registry Limited

trade

// trading : 2014-12-11 Dottrading Registry Limited

trading

// training : 2013-11-07 Binky Moon, LLC

training

// travel : 2015-10-09 Dog Beach, LLC

travel

// travelchannel : 2015-07-02 Lifestyle Domain Holdings, Inc.

travelchannel

//

travelers : 2015-03-26 Travelers TLD, LLC

travelers

// travelersinsurance : 2015-03-26 Travelers TLD, LLC

travelersinsurance

// trust : 2014-10-16 NCC Group Domain Services, Inc.

trust

// trv : 2015-03-26 Travelers TLD, LLC

trv

// tube : 2015-06-11 Latin American Telecom LLC

tube

// tui : 2014-07-03 TUI AG

tui

// tunes : 2015-02-26 Amazon Registry Services, Inc.

tunes

// tushu : 2014-12-18 Amazon Registry Services, Inc.

tushu

// tvs : 2015-02-19 T V SUNDRAM IYENGAR & SONS LIMITED

tvs

// ubank : 2015-08-20 National Australia Bank Limited

ubank

// ubs : 2014-12-11 UBS AG

ubs

// unicom : 2015-10-15 China United Network Communications Corporation Limited

unicom

// university : 2014-03-06 Binky Moon, LLC

university

// uno : 2013-09-11 DotSite Inc.

uno

// uol : 2014-05-01 UBN INTERNET LTDA.

uol

// ups : 2015-06-25 UPS Market Driver, Inc.

ups

// vacations : 2013-12-05 Binky Moon, LLC

vacations

// vana : 2014-12-11 Lifestyle Domain Holdings, Inc.

vana

// vanguard

: 2015-09-03 The Vanguard Group, Inc.

vanguard

// vegas : 2014-01-16 Dot Vegas, Inc.

vegas

// ventures : 2013-08-27 Binky Moon, LLC

ventures

// verisign : 2015-08-13 VeriSign, Inc.

verisign

// versicherung : 2014-03-20 tldbox GmbH

versicherung

// vet : 2014-03-06 Dog Beach, LLC

vet

// viajes : 2013-10-17 Binky Moon, LLC

viajes

// video : 2014-10-16 Dog Beach, LLC

video

// vig : 2015-05-14 VIENNA INSURANCE GROUP AG Wiener Versicherung Gruppe

vig

// viking : 2015-04-02 Viking River Cruises (Bermuda) Ltd.

viking

// villas : 2013-12-05 Binky Moon, LLC

villas

// vin : 2015-06-18 Binky Moon, LLC

vin

// vip : 2015-01-22 Minds + Machines Group Limited

vip

// virgin : 2014-09-25 Virgin Enterprises Limited

virgin

// visa : 2015-07-30 Visa Worldwide Pte. Limited

visa

// vision : 2013-12-05 Binky Moon, LLC

vision

// viva : 2014-11-07 Saudi Telecom Company

viva

// vivo : 2015-07-31 Telefonica Brasil S.A.

vivo

// vlaanderen : 2014-02-06 DNS.be vzw

vlaanderen

// vodka : 2013-12-19

Minds + Machines Group Limited

vodka

// volkswagen : 2015-05-14 Volkswagen Group of America Inc.

volkswagen

// volvo : 2015-11-12 Volvo Holding Sverige Aktiebolag

volvo

// vote : 2013-11-21 Monolith Registry LLC

vote

// voting : 2013-11-13 Valuetainment Corp.

voting

// voto : 2013-11-21 Monolith Registry LLC

voto

// voyage : 2013-08-27 Binky Moon, LLC

voyage

// vuelos : 2015-03-05 Travel Reservations SRL

vuelos

// wales : 2014-05-08 Nominet UK

wales

// walmart : 2015-07-31 Wal-Mart Stores, Inc.

walmart

// walter : 2014-11-13 Sandvik AB

walter

// wang : 2013-10-24 Zodiac Wang Limited

wang

// wanggou : 2014-12-18 Amazon Registry Services, Inc.

wanggou

// watch : 2013-11-14 Binky Moon, LLC

watch

// watches : 2014-12-22 Richemont DNS Inc.

watches

// weather : 2015-01-08 International Business Machines Corporation

weather

// weatherchannel : 2015-03-12 International Business Machines Corporation

weatherchannel

// webcam : 2014-01-23 dot Webcam Limited

webcam

// weber :

2015-06-04 Saint-Gobain Weber SA

weber

// website : 2014-04-03 DotWebsite Inc.

website

// wedding : 2014-04-24 Minds + Machines Group Limited

wedding

// weibo : 2015-03-05 Sina Corporation

weibo

// weir : 2015-01-29 Weir Group IP Limited

weir

// whoswho : 2014-02-20 Who's Who Registry

whoswho

// wien : 2013-10-28 punkt.wien GmbH

wien

// wiki : 2013-11-07 Top Level Design, LLC

wiki

// williamhill : 2014-03-13 William Hill Organization Limited

williamhill

// win : 2014-11-20 First Registry Limited

win

// windows : 2014-12-18 Microsoft Corporation

windows

// wine : 2015-06-18 Binky Moon, LLC
wine

// winners : 2015-07-16 The TJX Companies, Inc.
winners

// wme : 2014-02-13 William Morris Endeavor Entertainment, LLC
wme

// wolterskluwer : 2015-08-06 Wolters Kluwer N.V.
wolterskluwer

// woodside : 2015-07-09 Woodside Petroleum Limited
woodside

// work : 2013-12-19 Minds + Machines Group Limited
work

// works : 2013-11-14 Binky Moon, LLC
works

// world : 2014-06-12 Binky Moon,
LLC
world

// wow : 2015-10-08 Amazon Registry Services, Inc.
wow

// wtc : 2013-12-19 World Trade Centers Association, Inc.
wtc

// wtf : 2014-03-06 Binky Moon, LLC
wtf

// xbox : 2014-12-18 Microsoft Corporation
xbox

// xerox : 2014-10-24 Xerox DNHC LLC
xerox

// xfinity : 2015-07-09 Comcast IP Holdings I, LLC
xfinity

// xihuan : 2015-01-08 Beijing Qihu Keji Co., Ltd.
xihuan

// xin : 2014-12-11 Elegant Leader Limited
xin

// xn--11b4c3d : 2015-01-15 VeriSign Sarl

// xn--1ck2e1b : 2015-02-26 Amazon Registry Services, Inc.

// xn--1qqw23a : 2014-01-09 Guangzhou YU Wei Information Technology Co., Ltd.

// xn--30rr7y : 2014-06-12 Excellent First Limited

// xn--3bst00m : 2013-09-13 Eagle Horizon Limited

// xn--3ds443g : 2013-09-08 TLD REGISTRY LIMITED OY

// xn--3oq18vl8pn36a : 2015-07-02 Volkswagen (China) Investment Co., Ltd.

// xn--3pxu8k : 2015-01-15 VeriSign Sarl

// xn--42c2d9a : 2015-01-15 VeriSign Sarl

// xn--45q11c : 2013-11-21 Zodiac Gemini
Ltd

// xn--4gbrim : 2013-10-04 Fans TLD Limited

// xn--55qw42g : 2013-11-08 China Organizational Name Administration Center

// xn--55qx5d : 2013-11-14 China Internet Network Information Center (CNNIC)

// xn--5su34j936bgsg : 2015-09-03 ShangriLa International Hotel Management Limited

// xn--5tzm5g : 2014-12-22 Global Website TLD Asia Limited

// xn--6frz82g : 2013-09-23 Afiliias Limited

// xn--6qq986b3xl : 2013-09-13 Tycoon Treasure Limited

// xn--80adxhks : 2013-12-19 Foundation for Assistance for Internet Technologies and Infrastructure Development (FAITID)

// xn--80aqecdr1a : 2015-10-21 Pontificium Consilium de Communicationibus Socialibus (PCCS) (Pontifical Council for Social Communication)

// xn--80asehdb : 2013-07-14 CORE Association

// xn--80aswg : 2013-07-14 CORE Association

// xn--8y0a063a : 2015-03-26 China United Network Communications Corporation Limited

// xn--9dbq2a : 2015-01-15 VeriSign Sarl

//
xn--9et52u : 2014-06-12 RISE VICTORY LIMITED

// xn--9krt00a : 2015-03-12 Sina Corporation

// xn--b4w605ferd : 2014-08-07 Temasek Holdings (Private) Limited

// xn--bck1b9a5dre4c : 2015-02-26 Amazon Registry Services, Inc.

// xn--c1avg : 2013-11-14 Public Interest Registry

// xn--c2br7g : 2015-01-15 VeriSign Sarl

// xn--cck2b3b : 2015-02-26 Amazon Registry Services, Inc.

// xn--cckwexetd : 2019-12-19 Amazon Registry Services, Inc.

// xn--cg4bki : 2013-09-27 SAMSUNG SDS CO., LTD

// xn--czr694b : 2014-01-16 Internet DotTrademark Organisation Limited

// xn--czrs0t : 2013-12-19 Binky Moon, LLC

// xn--czru2d : 2013-11-21 Zodiac Aquarius Limited

// xn--d1acj3b : 2013-11-20 The Foundation for Network Initiatives “The Smart Internet”

// xn--eckvdtc9d : 2014-12-18 Amazon Registry Services, Inc.

// xn--efvy88h : 2014-08-22 Guangzhou YU Wei Information Technology Co., Ltd.

// xn--fct429k : 2015-04-09 Amazon Registry Services,
Inc.

// xn--fhbei : 2015-01-15 VeriSign Sarl

// xn--fiq228c5hs : 2013-09-08 TLD REGISTRY LIMITED OY

// xn--fiq64b : 2013-10-14 CITIC Group Corporation

// xn--fjq720a : 2014-05-22 Binky Moon, LLC

// xn--flw351e : 2014-07-31 Charleston Road Registry Inc.

// xn--fzys8d69uvgm : 2015-05-14 PCCW Enterprises Limited

// xn--g2xx48c : 2015-01-30 Nawang Heli(Xiamen) Network Service Co., LTD.

// xn--gckr3f0f : 2015-02-26 Amazon Registry Services, Inc.

// xn--gk3at1e : 2015-10-08 Amazon Registry Services, Inc.

// xn--hxt814e : 2014-05-15 Zodiac Taurus Limited

// xn--i1b6b1a6a2e : 2013-11-14 Public Interest Registry

// xn--imr513n : 2014-12-11 Internet DotTrademark Organisation Limited

// xn--io0a7i : 2013-11-14 China Internet Network Information Center (CNNIC)

// xn--j1aef : 2015-01-15 VeriSign Sarl

// xn--jlq480n2rg : 2019-12-19 Amazon Registry Services, Inc.

// xn--jlq61u9w7b : 2015-01-08 Nokia Corporation

// xn--jvr189m
: 2015-02-26 Amazon Registry Services, Inc.

// xn--kcrx77d1x4a : 2014-11-07 Koninklijke Philips N.V.

// xn--kput3i : 2014-02-13 Beijing RITT-Net Technology Development Co., Ltd

// xn--mgb3a3ajt : 2014-11-20 Aramco Services Company

// xn--mgb7c0bbn0a : 2015-05-14 Crescent Holding GmbH

// xn--mgbakc7dvh : 2015-09-03 Emirates Telecommunications Corporation (trading as Etisalat)

// xn--mgbab2bd : 2013-10-31 CORE Association

// xn--mgbca7dzdo : 2015-07-30 Abu Dhabi Systems and Information Centre

// xn--mgbi4ecexp : 2015-10-21 Pontificium Consilium de Communicationibus Socialibus (PCCS) (Pontifical Council for Social Communication)

// xn--mgbt3dhd : 2014-09-04 Asia Green IT System Bilgisayar San. ve Tic. Ltd. Sti.

// xn--mk1bu44c : 2015-01-15 VeriSign Sarl

// xn--mxtq1m : 2014-03-06 Net-Chinese Co., Ltd.

// xn--ngbc5azd : 2013-07-13 International Domain Registry Pty. Ltd.

// xn--ngbe9e0a : 2014-12-04
Kuwait Finance House

// xn--ngbrx : 2015-11-12 League of Arab States

// xn--nqv7f : 2013-11-14 Public Interest Registry

// xn--nqv7fs00ema : 2013-11-14 Public Interest Registry

// xn--nyqy26a : 2014-11-07 Stable Tone Limited

// xn--otu796d : 2017-08-06 Jiang Yu Liang Cai Technology Company Limited

// xn--p1acf : 2013-12-12 Rusnames Limited

// xn--pssy2u : 2015-01-15 VeriSign Sarl

// xn--q9jyb4c : 2013-09-17 Charleston Road Registry Inc.

// xn--qcka1pmc : 2014-07-31 Charleston Road Registry Inc.

// xn--rhqv96g : 2013-09-11 Stable Tone Limited

// xn--rovu88b : 2015-02-26 Amazon Registry Services, Inc.

// xn--ses554g : 2014-01-16 KNET Co., Ltd.

// xn--t60b56a : 2015-01-15 VeriSign Sarl

// xn--tckwe : 2015-01-15 VeriSign Sarl

// xn--tiq49xqyj : 2015-10-21 Pontificium Consilium de Communicationibus Socialibus (PCCS) (Pontifical Council for Social Communication)

// xn--unup4y : 2013-07-14 Binky Moon, LLC

// xn--vermogensberater-ctb
: 2014-06-23 Deutsche Vermögensberatung Aktiengesellschaft DVAG
vermogensberater

// xn--vermogensberatung-pwb : 2014-06-23 Deutsche Vermögensberatung Aktiengesellschaft DVAG
vermogensberatung

// xn--vhquv : 2013-08-27 Binky Moon, LLC

// xn--vuq861b : 2014-10-16 Beijing Tele-info Network Technology Co., Ltd.

// xn--w4r85el8fhu5dnra : 2015-04-30 Kerry Trading Co. Limited

// xn--w4rs40l : 2015-07-30 Kerry Trading Co. Limited

// xn--xhq521b : 2013-11-14 Guangzhou YU Wei Information Technology Co., Ltd.

// xn--zfr164b : 2013-11-08 China Organizational Name Administration Center

// xyz : 2013-12-05 XYZ.COM LLC
xyz

// yachts : 2014-01-09 XYZ.COM LLC
yachts

// yahoo : 2015-04-02 Yahoo! Domain Services Inc.
yahoo

// yamaxun : 2014-12-18 Amazon Registry Services, Inc.
yamaxun

// yandex : 2014-04-10 Yandex Europe B.V.
yandex

// yodobashi : 2014-11-20 YODOBASHI CAMERA CO.,LTD.
yodobashi

// yoga : 2014-05-29 Minds + Machines Group Limited
yoga

//
yokohama : 2013-12-12 GMO Registry, Inc.
yokohama

// you : 2015-04-09 Amazon Registry Services, Inc.
you

// youtube : 2014-05-01 Charleston Road Registry Inc.
youtube

// yun : 2015-01-08 Beijing Qihu Keji Co., Ltd.
yun

// zappos : 2015-06-25 Amazon Registry Services, Inc.
zappos

// zara : 2014-11-07 Industria de Diseño Textil, S.A. (INDITEX, S.A.)
zara

// zero : 2014-12-18 Amazon Registry Services, Inc.
zero

// zip : 2014-05-08 Charleston Road Registry Inc.
zip

```
// zone : 2013-11-14 Binky Moon, LLC
zone

// zuerich : 2014-11-07 Kanton Zürich (Canton of Zurich)
zuerich

// ===END ICANN DOMAINS===
// ===BEGIN PRIVATE DOMAINS===
// (Note: these are in alphabetical order by company name)

// 1GB LLC : https://www.1gb.ua/
// Submitted by 1GB LLC <noc@1gb.com.ua>
cc.ua
inf.ua
ltd.ua

// 611coin : https://611project.org/
611.to

// Adobe : https://www.adobe.com/
// Submitted by Ian Boston <boston@adobe.com>
adobeaecloud.com
adobeaecloud.net
*.dev.adobeaecloud.com

// Agnat sp. z o.o.
: https://domena.pl
// Submitted by Przemyslaw Plewa <it-admin@domena.pl>
beep.pl

// alboto.ca : http://alboto.ca
// Submitted by Anton Avramov <avramov@alboto.ca>
barsy.ca

// Alces Software Ltd : http://alces-software.com
// Submitted by Mark J. Titorenko <mark.titorenko@alces-software.com>
*.compute.estate
*.alces.network

// all-inkl.com : https://all-inkl.com
// Submitted by Werner Kaltofen <wk@all-inkl.com>
kasserver.com

// Altervista: https://www.altervista.org
// Submitted by Carlo Cannas <tech_staff@altervista.it>
altervista.org
```

```
// alwaysdata : https://www.alwaysdata.com
// Submitted by Cyril <admin@alwaysdata.com>
alwaysdata.net

// Amazon CloudFront : https://aws.amazon.com/cloudfront/
// Submitted by Donovan Miller <donavanm@amazon.com>
cloudfront.net

// Amazon Elastic Compute Cloud : https://aws.amazon.com/ec2/
// Submitted by Luke Wells <psl-maintainers@amazon.com>
*.compute.amazonaws.com
*.compute-1.amazonaws.com
*.compute.amazonaws.com.cn
us-east-1.amazonaws.com

//
Amazon Elastic Beanstalk : https://aws.amazon.com/elasticbeanstalk/
// Submitted by Luke Wells <psl-maintainers@amazon.com>
cn-north-1.eb.amazonaws.com.cn
cn-northwest-1.eb.amazonaws.com.cn
elasticbeanstalk.com
ap-northeast-1.elasticbeanstalk.com
ap-northeast-2.elasticbeanstalk.com
ap-northeast-3.elasticbeanstalk.com
ap-south-1.elasticbeanstalk.com
ap-southeast-1.elasticbeanstalk.com
ap-southeast-2.elasticbeanstalk.com
ca-central-1.elasticbeanstalk.com
eu-central-1.elasticbeanstalk.com
eu-west-1.elasticbeanstalk.com
eu-west-2.elasticbeanstalk.com
eu-west-3.elasticbeanstalk.com
sa-east-1.elasticbeanstalk.com
us-east-1.elasticbeanstalk.com
us-east-2.elasticbeanstalk.com
us-gov-west-1.elasticbeanstalk.com
us-west-1.elasticbeanstalk.com
us-west-2.elasticbeanstalk.com

// Amazon Elastic Load Balancing : https://aws.amazon.com/elasticloadbalancing/
// Submitted by Luke Wells <psl-maintainers@amazon.com>
*.elb.amazonaws.com
*.elb.amazonaws.com.cn

// Amazon S3 : https://aws.amazon.com/s3/
//
Submitted by Luke Wells <psl-maintainers@amazon.com>
s3.amazonaws.com
```

s3-ap-northeast-1.amazonaws.com
s3-ap-northeast-2.amazonaws.com
s3-ap-south-1.amazonaws.com
s3-ap-southeast-1.amazonaws.com
s3-ap-southeast-2.amazonaws.com
s3-ca-central-1.amazonaws.com
s3-eu-central-1.amazonaws.com
s3-eu-west-1.amazonaws.com
s3-eu-west-2.amazonaws.com
s3-eu-west-3.amazonaws.com
s3-external-1.amazonaws.com
s3-fips-us-gov-west-1.amazonaws.com
s3-sa-east-1.amazonaws.com
s3-us-gov-west-1.amazonaws.com
s3-us-east-2.amazonaws.com
s3-us-west-1.amazonaws.com
s3-us-west-2.amazonaws.com
s3.ap-northeast-2.amazonaws.com
s3.ap-south-1.amazonaws.com
s3.cn-north-1.amazonaws.com.cn
s3.ca-central-1.amazonaws.com
s3.eu-central-1.amazonaws.com
s3.eu-west-2.amazonaws.com
s3.eu-west-3.amazonaws.com
s3.us-east-2.amazonaws.com
s3.dualstack.ap-northeast-1.amazonaws.com
s3.dualstack.ap-northeast-2.amazonaws.com
s3.dualstack.ap-south-1.amazonaws.com
s3.dualstack.ap-southeast-1.amazonaws.com
s3.dualstack.ap-southeast-2.amazonaws.com
s3.dualstack.ca-central-1.amazonaws.com
s3.dualstack.eu-central-1.amazonaws.com
s3.dualstack.eu-west-1.amazonaws.com
s3.dualstack.eu-west-2.amazonaws.com
s3.dualstack.eu-west-3.amazonaws.com
s3.dualstack.sa-east-1.amazonaws.com
s3.dualstack.us-east-1.amazonaws.com
s3.dualstack.us-east-2.amazonaws.com
s3-website-us-east-1.amazonaws.com
s3-website-us-west-1.amazonaws.com
s3-website-us-west-2.amazonaws.com
s3-website-ap-northeast-1.amazonaws.com
s3-website-ap-southeast-1.amazonaws.com
s3-website-ap-southeast-2.amazonaws.com
s3-website-eu-west-1.amazonaws.com
s3-website-sa-east-1.amazonaws.com
s3-website-ap-northeast-2.amazonaws.com
s3-website.ap-south-1.amazonaws.com

s3-website.ca-central-1.amazonaws.com
s3-website.eu-central-1.amazonaws.com
s3-website.eu-west-2.amazonaws.com
s3-website.eu-west-3.amazonaws.com
s3-website.us-east-2.amazonaws.com

//

Amsterdam Wireless: <https://www.amsterdamwireless.nl/>
// Submitted by Imre Jonk <hostmaster@amsterdamwireless.nl>
amsw.nl

// Amune

: <https://amune.org/>
// Submitted by Team Amune <cert@amune.org>
t3l3p0rt.net
tele.amune.org

// Apigee : <https://apigee.com/>

// Submitted by Apigee Security Team <security@apigee.com>
apigee.io

// Aptible : <https://www.aptible.com/>

// Submitted by Thomas Orozco <thomas@aptible.com>
on-aptible.com

// ASEINet : <https://www.aseinet.com/>

// Submitted by Asei SEKIGUCHI <mail@aseinet.com>
user.aseinet.ne.jp
gv.vc
d.gv.vc

// Asociación Amigos de la Informática "Euskalamiga" : <http://encounter.eus/>

// Submitted by Hector Martin <marcan@euskalencounter.org>
user.party.eus

// Association potager.org : <https://potager.org/>

// Submitted by Lunar <jardiniers@potager.org>
pimienta.org
poivron.org
potager.org
sweetpepper.org

// ASUSTOR Inc. : <http://www.asustor.com>

// Submitted by Vincent Tseng <vincenttseng@asustor.com>
myasustor.com

// AVM : <https://avm.de>

// Submitted by Andreas Weise <a.weise@avm.de>

myfritz.net

// AW AdvisorWebsites.com Software Inc : <https://advisorwebsites.com>

// Submitted

by James Kennedy <domains@advisorwebsites.com>

*.awdev.ca

*.advisor.ws

// b-data GmbH : <https://www.b-data.io>

// Submitted by Olivier Benz <olivier.benz@b-data.ch>

b-data.io

// backplane : <https://www.backplane.io>

// Submitted by Anthony Voutas <anthony@backplane.io>

backplaneapp.io

// Balena : <https://www.balena.io>

// Submitted by Petros Angelatos <petrosagg@balena.io>

balena-devices.com

// Banzai Cloud

// Submitted by Janos Matyas <info@banzaicloud.com>

*.banzai.cloud

app.banzaicloud.io

*.backyards.banzaicloud.io

// BetaInABox

// Submitted by Adrian <adrian@betainabox.com>

betainabox.com

// BinaryLane : <http://www.binarylane.com>

// Submitted by Nathan O'Sullivan <nathan@mammoth.com.au>

bnr.la

// Blackbaud, Inc. : <https://www.blackbaud.com>

// Submitted by Paul Crowder <paul.crowder@blackbaud.com>

blackbaudcdn.net

// Boomla : <https://boomla.com>

// Submitted by Tibor Halter <thalter@boomla.com>

boomla.net

// Boxfuse : <https://boxfuse.com>

// Submitted by Axel Fontaine <axel@boxfuse.com>

boxfuse.io

//

bplaced : <https://www.bplaced.net/>
// Submitted by Miroslav Bozic <security@bplaced.net>
square7.ch
bplaced.com
bplaced.de
square7.de
bplaced.net
square7.net

// BrowserSafetyMark
// Submitted by Dave Tharp <browsersafetymark.io@quicinc.com>
browsersafetymark.io

// Bytemark Hosting : <https://www.bytemark.co.uk>
// Submitted by Paul Cammish <paul.cammish@bytemark.co.uk>
uk0.bigv.io
dh.bytemark.co.uk
vm.bytemark.co.uk

// callidomus : <https://www.callidomus.com/>
// Submitted by Marcus Popp <admin@callidomus.com>
mycd.eu

// Carrd : <https://carrd.co>
// Submitted by AJ <aj@carrd.co>
carrd.co
crd.co
uwu.ai

// CentralNic : <http://www.centralnic.com/names/domains>
// Submitted by registry <gavin.brown@centralnic.com>
ae.org
br.com
cn.com
com.de
com.se
de.com
eu.com
gb.net
hu.net
jp.net
jpn.com
mex.com
ru.com
sa.com
se.net
uk.com
uk.net

us.com

za.bz

za.com

// No longer operated by CentralNic, these entries should be adopted and/or removed by current operators

//

Submitted by Gavin Brown <gavin.brown@centralnic.com>

ar.com

gb.com

hu.com

kr.com

no.com

qc.com

uy.com

// Africa.com Web Solutions Ltd : <https://registry.africa.com>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

africa.com

// iDOT Services Limited : <http://www.domain.gr.com>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

gr.com

// Radix FZC : <http://domains.in.net>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

in.net

web.in

// US REGISTRY LLC : <http://us.org>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

us.org

// co.com Registry, LLC : <https://registry.co.com>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

co.com

// Roar Domains LLC : <https://roar.basketball/>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

aus.basketball

nz.basketball

// BRS Media : <https://brsmedia.com/>

// Submitted by Gavin Brown <gavin.brown@centralnic.com>

radio.am

radio.fm

// Globe Hosting SRL : <https://www.globehosting.com/>

// Submitted by Gavin

Brown <gavin.brown@centralnic.com>

co.ro

shop.ro

// c.la : <http://www.c.la/>

c.la

// certmgr.org : <https://certmgr.org>

// Submitted by B. Blechschmidt <hostmaster@certmgr.org>

certmgr.org

// Citrix : <https://citrix.com>

// Submitted by Alex Stoddard <alex.stoddard@citrix.com>

xenapponazure.com

// Civilized Discourse Construction Kit, Inc. : <https://www.discourse.org/>

// Submitted by Rishabh Nambiar & Michael Brown <team@discourse.org>

discourse.group

discourse.team

// ClearVox : <http://www.clearvox.nl/>

// Submitted by Leon Rowland <leon@clearvox.nl>

virtueeldomein.nl

// Clever Cloud : <https://www.clever-cloud.com/>

// Submitted by Quentin Adam <noc@clever-cloud.com>

cleverapps.io

// Clerk : <https://www.clerk.dev>

// Submitted by Colin Sidoti <colin@clerk.dev>

*.lcl.dev

*.stg.dev

// Clic2000 : <https://clic2000.fr>

// Submitted by Mathilde Blanchemanche <mathilde@clic2000.fr>

clic2000.net

// Cloud66 : <https://www.cloud66.com/>

// Submitted by Khash Sajadi <khash@cloud66.com>

c66.me

cloud66.ws

cloud66.zone

//

CloudAccess.net : <https://www.cloudaccess.net/>

// Submitted by Pawel Panek <noc@cloudaccess.net>

jdevcloud.com

wpdevcloud.com

cloudaccess.host

freesite.host

cloudaccess.net

// cloudControl : <https://www.cloudcontrol.com/>

// Submitted by Tobias Wilken <tw@cloudcontrol.com>

cloudcontrolled.com

cloudcontrolapp.com

// Cloudera, Inc. : <https://www.cloudera.com/>

// Submitted by Philip Langdale <security@cloudera.com>

cloudera.site

// Cloudflare, Inc. : <https://www.cloudflare.com/>

// Submitted by Cloudflare Team <publicsuffixlist@cloudflare.com>

pages.dev

trycloudflare.com

workers.dev

// Clovyr : <https://clovyr.io>

// Submitted by Patrick Nielsen <patrick@clovyr.io>

wnext.app

// co.ca : <http://registry.co.ca/>

co.ca

// Co & Co : <https://co-co.nl/>

// Submitted by Govert Versluis <govert@co-co.nl>

*.otap.co

// i-registry s.r.o. : <http://www.i-registry.cz/>

// Submitted by Martin Semrad <semrad@i-registry.cz>

co.cz

// CDN77.com : <http://www.cdn77.com>

// Submitted by

Jan Krpes <jan.krpes@cdn77.com>

c.cdn77.org

cdn77-ssl.net

r.cdn77.net

rsc.cdn77.org

ssl.origin.cdn77-secure.org

// Cloud DNS Ltd : <http://www.cloudns.net>

// Submitted by Aleksander Hristov <noc@cloudns.net>

cloudns.asia

cloudns.biz

cloudns.club

cloudns.cc
cloudns.eu
cloudns.in
cloudns.info
cloudns.org
cloudns.pro
cloudns.pw
cloudns.us

// Cloudeity Inc : <https://cloudeity.com>
// Submitted by Stefan Dimitrov <contact@cloudeity.com>
cloudeity.net

// CNPY : <https://cnpv.gdn>
// Submitted by Angelo Gladding <angelo@lahacker.net>
cnpv.gdn

// CoDNS B.V.
co.nl
co.no

// Combell.com : <https://www.combell.com>
// Submitted by Thomas Wouters <thomas.wouters@combellgroup.com>
webhosting.be
hosting-cluster.nl

// Coordination Center for TLD RU and XN--P1AI : https://cctld.ru/en/domains/domens_ru/reserved/
// Submitted by George Georgievsky <gug@cctld.ru>
ac.ru
edu.ru
gov.ru
int.ru
mil.ru
test.ru

// COSIMO GmbH : <http://www.cosimo.de>
// Submitted by Rene Marticke <rmarticke@cosimo.de>
dyn.cosidns.de
dynamisches-dns.de
dnsupdater.de
internet-dns.de
l-o-g-i-n.de
dynamic-dns.info
feste-ip.net
knx-server.net
static-access.net

//

Craynic, s.r.o. : <http://www.craynic.com/>
// Submitted by Ales Krajnik <ales.krajnik@craynic.com>
realm.cz

// Cryptonomic : <https://cryptonomic.net/>
// Submitted by Andrew Cady <public-suffix-list@cryptonomic.net>
*.cryptonomic.net

// Cupcake : <https://cupcake.io/>
// Submitted by Jonathan Rudenberg <jonathan@cupcake.io>
cupcake.is

// Curv UG : <https://curv-labs.de/>
// Submitted by Marvin Wiesner <Marvin@curv-labs.de>
curv.dev

// Customer OCI - Oracle Dyn <https://cloud.oracle.com/home> <https://dyn.com/dns/>
// Submitted by Gregory Drake <support@dyn.com>
// Note: This is intended to also include customer-oci.com due to wildcards implicitly including the current label
*.customer-oci.com
*.oci.customer-oci.com
*.ocp.customer-oci.com
*.ocs.customer-oci.com

// cyon GmbH : <https://www.cyon.ch/>
// Submitted by Dominic Luechinger <dol@cyon.ch>
cyon.link
cyon.site

//
Danger Science Group: <https://dangerscience.com/>
// Submitted by Skylar MacDonald <skylar@dangerscience.com>
fnwk.site
folionetwork.site
platform0.app

// Daplie, Inc : <https://daplie.com>
// Submitted by AJ ONeal <aj@daplie.com>
daplie.me
localhost.daplie.me

// Datto, Inc. : <https://www.datto.com/>
// Submitted by Philipp Heckel <ph@datto.com>
dattolocal.com
dattorelay.com
dattoweb.com
mydatto.com
dattolocal.net

mydatto.net

// Dansk.net : <http://www.dansk.net/>
// Submitted by Anani Voule <digital@digital.co.dk>
biz.dk
co.dk
firm.dk
reg.dk
store.dk

// dappnode.io : <https://dappnode.io/>
// Submitted by Abel Boldu / DAppNode Team <community@dappnode.io>
dyndns.dappnode.io

// dapps.earth : <https://dapps.earth/>
// Submitted by Daniil Burdakov <icqkill@gmail.com>
*.dapps.earth
*.bzz.dapps.earth

// Dark, Inc. : <https://darklang.com>
// Submitted by Paul Biggar <ops@darklang.com>
builtwithdark.com

// Datawire, Inc : <https://www.datawire.io>
// Submitted by Richard Li <secalert@datawire.io>
edgestack.me

//
Debian : <https://www.debian.org/>
// Submitted by Peter Palfrader / Debian Sysadmin Team <dsa-publicsuffixlist@debian.org>
debian.net

// deSEC : <https://desec.io/>
// Submitted by Peter Thomassen <peter@desec.io>
dedyn.io

// DNS Africa Ltd <https://dns.business>
// Submitted by Calvin Browne <calvin@dns.business>
jozi.biz

// DNSHome : <https://www.dnshome.de/>
// Submitted by Norbert Auler <mail@dnshome.de>
dnshome.de

// DotArai : <https://www.dotarai.com/>
// Submitted by Atsadawat Netcharadsang <atsadawat@dotarai.co.th>
online.th
shop.th

```
// DrayTek Corp. : https://www.draytek.com/
// Submitted by Paul Fang <mis@draytek.com>
drayddns.com

// DreamHost : http://www.dreamhost.com/
// Submitted by Andrew Farmer <andrew.farmer@dreamhost.com>
dreamhosters.com

// Drobo : http://www.drobo.com/
// Submitted by Ricardo Padilha <rpadilha@drobo.com>
mydrobo.com

// Drud Holdings, LLC. : https://www.drud.com/
// Submitted by Kevin Bridges <kevin@drud.com>
drud.io
drud.us

//
// DuckDNS : http://www.duckdns.org/
// Submitted by Richard Harper <richard@duckdns.org>
duckdns.org

// Bip : https://bip.sh
// Submitted by Joel Kennedy <joel@bip.sh>
bip.sh

// bitbridge.net : Submitted by Craig Welch, abeliidev@gmail.com
bitbridge.net

// dy.fi : http://dy.fi/
// Submitted by Heikki Hannikainen <hessu@hes.iki.fi>
dy.fi
tunk.org

// DynDNS.com : http://www.dyndns.com/services/dns/dyndns/
dyndns-at-home.com
dyndns-at-work.com
dyndns-blog.com
dyndns-free.com
dyndns-home.com
dyndns-ip.com
dyndns-mail.com
dyndns-office.com
dyndns-pics.com
dyndns-remote.com
dyndns-server.com
dyndns-web.com
```

dyndns-wiki.com
dyndns-work.com
dyndns.biz
dyndns.info
dyndns.org
dyndns.tv
at-band-camp.net
ath.cx
barrel-of-knowledge.info
barrell-of-knowledge.info
better-than.tv
blogdns.com
blogdns.net
blogdns.org
blogsite.org
boldlygoingnowhere.org
broke-it.net
buyshouses.net
cechire.com
dnsalias.com
dnsalias.net
dnsalias.org
dnsdojo.com
dnsdojo.net
dnsdojo.org
does-it.net
doestexist.com
doestexist.org
dontexist.com
dontexist.net
dontexist.org
doomdns.com
doomdns.org
dvrDNS.org
dyn-o-saur.com
dynalias.com
dynalias.net
dynalias.org
dynathome.net
dyndns.ws
endofinternet.net
endofinternet.org
endoftheinternet.org
est-a-la-maison.com
est-a-la-masion.com
est-le-patron.com
est-mon-blogueur.com
for-better.biz

for-more.biz
for-our.info
for-some.biz
for-the.biz
forgot.her.name
forgot.his.name
from-ak.com
from-al.com
from-ar.com
from-az.net
from-ca.com
from-co.net
from-ct.com
from-dc.com
from-de.com
from-fl.com
from-ga.com
from-hi.com
from-ia.com
from-id.com
from-il.com
from-in.com
from-ks.com
from-ky.com
from-la.net
from-ma.com
from-md.com
from-me.org
from-mi.com
from-mn.com
from-mo.com
from-ms.com
from-mt.com
from-nc.com
from-nd.com
from-ne.com
from-nh.com
from-nj.com
from-nm.com
from-nv.com
from-ny.net
from-oh.com
from-ok.com
from-or.com
from-pa.com
from-pr.com
from-ri.com
from-sc.com

from-sd.com
from-tn.com
from-tx.com
from-ut.com
from-va.com
from-vt.com
from-wa.com
from-wi.com
from-wv.com
from-wy.com
ftpaccess.cc
fuettertdasnetz.de
game-host.org
game-server.cc
getmyip.com
gets-it.net
go.dyndns.org
gotdns.com
gotdns.org
groks-the.info
groks-this.info
ham-radio-op.net
here-for-more.info
hobby-site.com
hobby-site.org
home.dyndns.org
homedns.org
homeftp.net
homeftp.org
homeip.net
homelinux.com
homelinux.net
homelinux.org
homeunix.com
homeunix.net
homeunix.org
iamallama.com
in-the-band.net
is-a-anarchist.com
is-a-blogger.com
is-a-bookkeeper.com
is-a-bruinsfan.org
is-a-bulls-fan.com
is-a-candidate.org
is-a-caterer.com
is-a-celticsfan.org
is-a-chef.com
is-a-chef.net

is-a-chef.org
is-a-conservative.com
is-a-cpa.com
is-a-cubicle-slave.com
is-a-democrat.com
is-a-designer.com
is-a-doctor.com
is-a-financialadvisor.com
is-a-geek.com
is-a-geek.net
is-a-geek.org
is-a-green.com
is-a-guru.com
is-a-hard-worker.com
is-a-hunter.com
is-a-knight.org
is-a-landscaper.com
is-a-lawyer.com
is-a-liberal.com
is-a-libertarian.com
is-a-linux-user.org
is-a-llama.com
is-a-musician.com
is-a-nascarfan.com
is-a-nurse.com
is-a-painter.com
is-a-patsfan.org
is-a-personaltrainer.com
is-a-photographer.com
is-a-player.com
is-a-republican.com
is-a-rockstar.com
is-a-socialist.com
is-a-soxfan.org
is-a-student.com
is-a-teacher.com
is-a-techie.com
is-a-therapist.com
is-an-accountant.com
is-an-actor.com
is-an-actress.com
is-an-anarchist.com
is-an-artist.com
is-an-engineer.com
is-an-entertainer.com
is-by.us
is-certified.com
is-found.org

is-gone.com
is-into-anime.com
is-into-cars.com
is-into-cartoons.com
is-into-games.com
is-leet.com
is-lost.org
is-not-certified.com
is-saved.org
is-slick.com
is-uberleet.com
is-very-bad.org
is-very-evil.org
is-very-good.org
is-very-nice.org
is-very-sweet.org
is-with-theband.com
isa-geek.com
isa-geek.net
isa-geek.org
isa-hockeynut.com
issmarterthanyou.com
isteingeek.de
istmein.de
kicks-ass.net
kicks-ass.org
knowsitall.info
land-4-sale.us
lebtimnetz.de
leitungen.de
likes-pie.com
likescandy.com
merseine.nu
mine.nu
misconfused.org
mypets.ws
myphotos.cc
neat-url.com
office-on-the.net
on-the-web.tv
podzone.net
podzone.org
readmyblog.org
saves-the-whales.com
scrapper-site.net
scrapping.cc
selfip.biz
selfip.com

selfip.info
selfip.net
selfip.org
sells-for-less.com
sells-for-u.com
sells-it.net
sellsyourhome.org
servebbs.com
servebbs.net
servebbs.org
serveftp.net
serveftp.org
servegame.org
shacknet.nu
simple-url.com
space-to-rent.com
stuff-4-sale.org
stuff-4-sale.us
teaches-yoga.com
thruhere.net
traeumtgerade.de
webhop.biz
webhop.info
webhop.net
webhop.org
worse-than.tv
writesthisblog.com

//

ddnss.de : <https://www.ddnss.de/>

// Submitted by Robert Niedziela <webmaster@ddnss.de>

ddnss.de

dyn.ddnss.de

dyndns.ddnss.de

dyndns1.de

dyn-ip24.de

home-webserver.de

dyn.home-webserver.de

myhome-server.de

ddnss.org

// Definima : <http://www.definima.com/>

// Submitted by Maxence Bitterli <maxence@definima.com>

definima.net

definima.io

// dnstrace.pro : <https://dnstrace.pro/>

// Submitted by Chris Partridge <chris@partridge.tech>

bci.dnstrace.pro

// Dynu.com

: <https://www.dynu.com/>

// Submitted by Sue Ye <sue@dynu.com>

ddnsfree.com

ddnsgeek.com

giize.com

gleeze.com

kozow.com

loseyourip.com

ooguy.com

theworkpc.com

casacam.net

dynu.net

accesscam.org

camdvr.org

freeddns.org

mywire.org

webredirect.org

myddns.rocks

blogsite.xyz

// dynv6 : <https://dynv6.com>

// Submitted by Dominik Menke <dom@digineo.de>

dynv6.net

// E4YOU spol. s.r.o. : <https://e4you.cz/>

// Submitted by Vladimir Dudr <info@e4you.cz>

e4.cz

// En root : <https://en-root.org>

// Submitted by Emmanuel Raviart <emmanuel@raviart.com>

en-root.fr

// Enalean SAS: <https://www.enalean.com>

// Submitted by Thomas Cottier <thomas.cottier@enalean.com>

mytuleap.com

// ECG Robotics, Inc: <https://ecgrobotics.org>

// Submitted by <frc1533@ecgrobotics.org>

onred.one

staging.onred.one

// One.com: <https://www.one.com/>

// Submitted by Jacob Bunk Nielsen <jbn@one.com>

service.one

// Enonic : <http://enonic.com/>
// Submitted by Erik Kaareng-Sunde <esu@enonic.com>
enonic.io
customer.enonic.io

// EU.org
<https://eu.org/>
// Submitted by Pierre Beyssac <hostmaster@eu.org>
eu.org
al.eu.org
asso.eu.org
at.eu.org
au.eu.org
be.eu.org
bg.eu.org
ca.eu.org
cd.eu.org
ch.eu.org
cn.eu.org
cy.eu.org
cz.eu.org
de.eu.org
dk.eu.org
edu.eu.org
ee.eu.org
es.eu.org
fi.eu.org
fr.eu.org
gr.eu.org
hr.eu.org
hu.eu.org
ie.eu.org
il.eu.org
in.eu.org
int.eu.org
is.eu.org
it.eu.org
jp.eu.org
kr.eu.org
lt.eu.org
lu.eu.org
lv.eu.org
mc.eu.org
me.eu.org
mk.eu.org
mt.eu.org
my.eu.org
net.eu.org

ng.eu.org
nl.eu.org
no.eu.org
nz.eu.org
paris.eu.org
pl.eu.org
pt.eu.org
q-a.eu.org
ro.eu.org
ru.eu.org
se.eu.org
si.eu.org
sk.eu.org
tr.eu.org
uk.eu.org
us.eu.org

// Evennode : <http://www.evennode.com/>
// Submitted by Michal Kralik <support@evennode.com>
eu-1.evennode.com
eu-2.evennode.com
eu-3.evennode.com
eu-4.evennode.com
us-1.evennode.com
us-2.evennode.com
us-3.evennode.com
us-4.evennode.com

// eDirect Corp. : <https://hosting.url.com.tw/>
// Submitted by C.S. chang <cschang@corp.url.com.tw>
twmail.cc
twmail.net
twmail.org
mymailer.com.tw
url.tw

//
Fabrica Technologies, Inc. : <https://www.fabrica.dev/>
// Submitted by Eric Jiang <eric@fabrica.dev>
onfabrica.com

// Facebook, Inc.
// Submitted by Peter Ruibal <public-suffix@fb.com>
apps.fsbx.com

// FAITID : <https://faitid.org/>
// Submitted by Maxim Alzoba <tech.contact@faitid.org>
// https://www.flexireg.net/stat_info

ru.net
adygeya.ru
bashkiria.ru
bir.ru
cbg.ru
com.ru
dagestan.ru
grozny.ru
kalmykia.ru
kustanai.ru
marine.ru
mordovia.ru
msk.ru
mytis.ru
nalchik.ru
nov.ru
pyatigorsk.ru
spb.ru
vladikavkaz.ru
vladimir.ru
abkhazia.su
adygeya.su
aktyubinsk.su
arkhangelsk.su
armenia.su
ashgabad.su
azerbaijan.su
balashov.su
bashkiria.su
bryansk.su
bukhara.su
chimkent.su
dagestan.su
east-kazakhstan.su
exnet.su
georgia.su
grozny.su
ivanovo.su
jambyl.su
kalmykia.su
kaluga.su
karacol.su
karaganda.su
karelia.su
khakassia.su
krasnodar.su
kurgan.su
kustanai.su

lenug.su
mangyshlak.su
mordovia.su
msk.su
murmansk.su
nalchik.su
navoi.su
north-kazakhstan.su
nov.su
obninsk.su
penza.su
pokrovsk.su
sochi.su
spb.su
tashkent.su
termez.su
togliatti.su
troitsk.su
tselinograd.su
tula.su
tuva.su
vladikavkaz.su
vladimir.su
vologda.su

//

Fancy Bits, LLC : <http://getchannels.com>
// Submitted by Aman Gupta <aman@getchannels.com>
channelsdvr.net
u.channelsdvr.net

// Fastly Inc. : <http://www.fastly.com/>
// Submitted by Fastly Security <security@fastly.com>
fastly-terrarium.com
fastlylb.net
map.fastlylb.net
freetls.fastly.net
map.fastly.net
a.prod.fastly.net
global.prod.fastly.net
a.ssl.fastly.net
b.ssl.fastly.net
global.ssl.fastly.net

// FASTVPS EESTI OU : <https://fastvps.ru/>
// Submitted by Likhachev Vasilij <lihachev@fastvps.ru>
fastvps-server.com
fastvps.host

myfast.host
fastvps.site
myfast.space

// Featherhead : <https://featherhead.xyz/>
// Submitted by Simon Menke <simon@featherhead.xyz>
fhapp.xyz

// Fedora : <https://fedoraproject.org/>
// submitted by Patrick Uiterwijk <puiterwijk@fedoraproject.org>
fedorainfracloud.org
fedorapeople.org
cloud.fedoraproject.org
app.os.fedoraproject.org
app.os.stg.fedoraproject.org

//
FearWorks Media Ltd. : <https://fearworksmedia.co.uk>
// submitted by Keith Fairley <domains@fearworksmedia.co.uk>
conn.uk
copro.uk
couk.me
ukco.me

// Fermax : <https://fermax.com/>
// submitted by Koen Van Isterdael <k.vanisterdael@fermax.be>
mydobiss.com

// Filegear Inc. : <https://www.filegear.com>
// Submitted by Jason Zhu <jason@owtware.com>
filegear.me
filegear-au.me
filegear-de.me
filegear-gb.me
filegear-ie.me
filegear-jp.me
filegear-sg.me

// Firebase, Inc.
// Submitted by Chris Raynor <chris@firebase.com>
firebaseapp.com

// fly.io: <https://fly.io>
// Submitted by Kurt Mackey <kurt@fly.io>
fly.dev
edgeapp.net
shw.io

// Flynn : <https://flynn.io>
// Submitted by Jonathan Rudenberg <jonathan@flynn.io>
flynnhosting.net

// Frederik Braun <https://frederik-braun.com>
// Submitted by Frederik Braun <fb@frederik-braun.com>
0e.vc

// Freebox : <http://www.freebox.fr>
// Submitted by Romain Fliedel <rfliedel@freebox.fr>
freebox-os.com
freeboxos.com
fbx-os.fr
fbxos.fr
freebox-os.fr
freeboxos.fr

//
freedesktop.org : <https://www.freedesktop.org>
// Submitted by Daniel Stone <daniel@fooishbar.org>
freedesktop.org

// FunkFeuer - Verein zur Förderung freier Netze : <https://www.funkfeuer.at>
// Submitted by Daniel A. Maierhofer <vorstand@funkfeuer.at>
wien.funkfeuer.at

// Futureweb OG : <http://www.futureweb.at>
// Submitted by Andreas Schnederle-Wagner <schnederle@futureweb.at>
*.futurecms.at
*.ex.futurecms.at
*.in.futurecms.at
futurehosting.at
futuremailing.at
*.ex.ortsinfo.at
*.kunden.ortsinfo.at
*.statics.cloud

// GDS : <https://www.gov.uk/service-manual/operations/operating-servicegovuk-subdomains>
// Submitted by David Illsley <david.illsley@digital.cabinet-office.gov.uk>
service.gov.uk

// Gehirn Inc. : <https://www.gehirn.co.jp/>
// Submitted by Kohei YOSHIDA <tech@gehirn.co.jp>
gehirn.ne.jp
usercontent.jp

// Gentlent, Inc. : <https://www.gentlent.com>
// Submitted by Tom Klein <tom@gentlent.com>

gentapps.com
gententapis.com
lab.ms
cdn-edges.net

//

GitHub, Inc.

// Submitted by Patrick Toomey <security@github.com>

github.io
githubusercontent.com

// GitLab, Inc.

// Submitted by Alex Hanselka <alex@gitlab.com>

gitlab.io

// Gitplac.si - <https://gitplac.si>

// Submitted by Aljaž Starc <me@aljaxus.eu>

gitapp.si
gitpage.si

// Glitch, Inc : <https://glitch.com>

// Submitted by Mads Hartmann <mads@glitch.com>

glitch.me

// GMO Pepabo, Inc. : <https://pepabo.com/>

// Submitted by dojinoko <admin@pepabo.com>

lolipop.io

// GOV.UK Platform as a Service : <https://www.cloud.service.gov.uk/>

// Submitted by Tom Whitwell <tom.whitwell@digital.cabinet-office.gov.uk>

cloudapps.digital
london.cloudapps.digital

// GOV.UK Pay : <https://www.payments.service.gov.uk/>

// Submitted by Richard Baker <richard.baker@digital.cabinet-office.gov.uk>

pymnt.uk

// UKHomeOffice : <https://www.gov.uk/government/organisations/home-office>

// Submitted by Jon Shanks <jon.shanks@digital.homeoffice.gov.uk>

homeoffice.gov.uk

// GlobeHosting,

Inc.

// Submitted by Zoltan Egresi <egresi@globehosting.com>

ro.im

// GoIP DNS Services : <http://www.goip.de>

// Submitted by Christian Poulter <milchstrasse@goip.de>

goip.de

// Google, Inc.

// Submitted by Eduardo Vela <evn@google.com>

run.app

a.run.app

web.app

*.0emm.com

appspot.com

*.r.appspot.com

codespot.com

googleapis.com

googlecode.com

pagespeedmobilizer.com

publishproxy.com

withgoogle.com

withyoutube.com

*.gateway.dev

cloud.goog

translate.goog

cloudfunctions.net

blogspot.ae

blogspot.al

blogspot.am

blogspot.ba

blogspot.be

blogspot.bg

blogspot.bj

blogspot.ca

blogspot.cf

blogspot.ch

blogspot.cl

blogspot.co.at

blogspot.co.id

blogspot.co.il

blogspot.co.ke

blogspot.co.nz

blogspot.co.uk

blogspot.co.za

blogspot.com

blogspot.com.ar

blogspot.com.au

blogspot.com.br

blogspot.com.by

blogspot.com.co

blogspot.com.cy

blogspot.com.ee

blogspot.com.eg
blogspot.com.es
blogspot.com.mt
blogspot.com.ng
blogspot.com.tr
blogspot.com.uy
blogspot.cv
blogspot.cz
blogspot.de
blogspot.dk
blogspot.fi
blogspot.fr
blogspot.gr
blogspot.hk
blogspot.hr
blogspot.hu
blogspot.ie
blogspot.in
blogspot.is
blogspot.it
blogspot.jp
blogspot.kr
blogspot.li
blogspot.lt
blogspot.lu
blogspot.md
blogspot.mk
blogspot.mr
blogspot.mx
blogspot.my
blogspot.nl
blogspot.no
blogspot.pe
blogspot.pt
blogspot.qa
blogspot.re
blogspot.ro
blogspot.rs
blogspot.ru
blogspot.se
blogspot.sg
blogspot.si
blogspot.sk
blogspot.sn
blogspot.td
blogspot.tw
blogspot.ug
blogspot.vn

//
Aaron Marais' Gitlab pages: <https://lab.aaronleem.co.za>
// Submitted by Aaron Marais <its_me@aaronleem.co.za>
graphox.us

// Group 53, LLC : <https://www.group53.com>
// Submitted by Tyler Todd <noc@nova53.net>
awsmpl.com

// Hakaran group: <http://hakaran.cz>
// Submitted by Arseniy Sokolov <security@hakaran.cz>
fin.ci
free.hr
caa.li
ua.rs
conf.se

// Handshake : <https://handshake.org>
// Submitted by Mike Damm <md@md.vc>
hs.zone
hs.run

// Hashbang : <https://hashbang.sh>
hashbang.sh

// Hasura : <https://hasura.io>
// Submitted by Shahidh K Muhammed
<shahidh@hasura.io>
hasura.app
hasura-app.io

// Hepforge : <https://www.hepforge.org>
// Submitted by David Grellscheid <admin@hepforge.org>
hepforge.org

// Heroku : <https://www.heroku.com/>
// Submitted by Tom Maher <tmaher@heroku.com>
herokuapp.com
herokussl.com

// Hibernating Rhinos
// Submitted by Oren Eini <oren@ravendb.net>
myravendb.com
ravendb.community
ravendb.me
development.run
ravendb.run

// HOSTBIP REGISTRY : <https://www.hostbip.com/>
// Submitted by Atanunu Igbunuroghene <publicsuffixlist@hostbip.com>
bpl.biz
orx.biz
ng.city
biz.gl
ng.ink
col.ng
firm.ng
gen.ng
ltd.ng
ngo.ng
ng.school
sch.so

// HostyHosting (hostyhosting.com)
hostyhosting.io

// Häkkinen.fi
// Submitted by Eero Häkkinen <Eero+psl@Häkkinen.fi>
häkkinen.fi

// Ici la Lune : <http://www.icilalune.com/>
// Submitted by Simon Morvan <simon@icilalune.com>
*.moonscale.io
moonscale.net

// iki.fi
// Submitted by Hannu Aronsson <haa@iki.fi>
iki.fi

// Individual Network Berlin e.V. : <https://www.in-berlin.de/>
// Submitted
by Christian Seitz <chris@in-berlin.de>
dyn-berlin.de
in-berlin.de
in-brb.de
in-butter.de
in-dsl.de
in-dsl.net
in-dsl.org
in-vpn.de
in-vpn.net
in-vpn.org

// info.at : <http://www.info.at/>
biz.at

info.at

// info.cx : <http://info.cx>

// Submitted by Jacob Slater <whois@igloo.to>

info.cx

// Interlegis : <http://www.interlegis.leg.br>

// Submitted by Gabriel Ferreira <registrobr@interlegis.leg.br>

ac.leg.br

al.leg.br

am.leg.br

ap.leg.br

ba.leg.br

ce.leg.br

df.leg.br

es.leg.br

go.leg.br

ma.leg.br

mg.leg.br

ms.leg.br

mt.leg.br

pa.leg.br

pb.leg.br

pe.leg.br

pi.leg.br

pr.leg.br

rj.leg.br

rn.leg.br

ro.leg.br

rr.leg.br

rs.leg.br

sc.leg.br

se.leg.br

sp.leg.br

to.leg.br

// intermetrics GmbH : <https://pixolino.com/>

// Submitted by Wolfgang Schwarz <admin@intermetrics.de>

pixolino.com

// Internet-Pro, LLP: <https://netangels.ru/>

// Submitted by Vasiliy Sheredeko <piphon@gmail.com>

na4u.ru

// iopsys software solutions AB : <https://iopsys.eu/>

// Submitted by Roman Azarenko <roman.azarenko@iopsys.eu>

iopsys.se

//
IPiFony Systems, Inc. : <https://www.ipifony.com/>
// Submitted by Matthew Hardeman <mhardeman@ipifony.com>
ipifony.net

// IServ GmbH : <https://iserv.eu>
// Submitted by Kim-Alexander Brodowski <info@iserv.eu>
mein-iserv.de
schulserver.de
test-iserv.de
iserv.dev

// I-O DATA DEVICE, INC. : <http://www.iodata.com/>
// Submitted by Yuji Minagawa <domains-admin@iodata.jp>
iobb.net

//Jelastic, Inc. : <https://jelastic.com/>
// Submitted by Ihor Kolodyuk <ik@jelastic.com>
mel.cloudlets.com.au
cloud.interhostsolutions.be
users.scale.virtualcloud.com.br
mycloud.by
alp1.ae.flow.ch
appengine.flow.ch
es-1.axarnet.cloud
diadem.cloud
vip.jelastic.cloud
jele.cloud
it1.eur.aruba.jenv-aruba.cloud
it1.jenv-aruba.cloud
it1-eur.jenv-arubabiz.cloud
primetel.cloud
uk.primetel.cloud
ca.reclaim.cloud
uk.reclaim.cloud
us.reclaim.cloud
ch.trendhosting.cloud
de.trendhosting.cloud
jele.club
clicketcloud.com
ams.cloudswitches.com
au.cloudswitches.com
sg.cloudswitches.com
dopaas.com
elastyco.com
nv.elastyco.com
hidora.com
paas.hosted-by-previder.com

rag-cloud.hosteur.com
rag-cloud-ch.hosteur.com
jcloud.ik-server.com
jcloud-ver-jpc.ik-server.com
demo.jelastic.com
kilatiron.com
paas.massivegrid.com
jed.wafaicloud.com
lon.wafaicloud.com
ryd.wafaicloud.com
j.scaleforce.com.cy
jelastic.dogado.eu
paas.leviracloud.eu
fi.cloudplatform.fi
demo.datacenter.fi
paas.datacenter.fi
jele.host
mircloud.host
jele.io
ocs.opusinteractive.io
cloud.unispace.io
cloud-de.unispace.io
cloud-fr1.unispace.io
jc.neen.it
cloud.jelastic.open.tim.it
jcloud.kz
upaas.kazteleport.kz
jl.serv.net.mx
cloudjiffy.net
fra1-de.cloudjiffy.net
west1-us.cloudjiffy.net
ams1.jls.docktera.net
jls-sto1.elastx.net
jls-sto2.elastx.net
jls-sto3.elastx.net
fr-1.paas.massivegrid.net
lon-1.paas.massivegrid.net
lon-2.paas.massivegrid.net
ny-1.paas.massivegrid.net
ny-2.paas.massivegrid.net
sg-1.paas.massivegrid.net
jelastic.saveincloud.net
nordeste-idc.saveincloud.net
j.scaleforce.net
jelastic.tsukaeru.net
atl.jelastic.vps-host.net
njs.jelastic.vps-host.net
unicloud.pl

mircloud.ru
jelastic.regruhosting.ru
enscaled.sg
jele.site
jelastic.team
j.layershift.co.uk
phx.enscaled.us
mircloud.us

//

Jino : <https://www.jino.ru>
// Submitted by Sergey Ulyashin <ulyashin@jino.ru>
myjino.ru
*.hosting.myjino.ru
*.landing.myjino.ru
*.spectrum.myjino.ru
*.vps.myjino.ru

// Joyent : <https://www.joyent.com/>
// Submitted by Brian Bennett <brian.bennett@joyent.com>
*.triton.zone
*.cns.joyent.com

// JS.ORG : <http://dns.js.org>
// Submitted by Stefan Keim <admin@js.org>
js.org

// KaasHosting : <http://www.kaashosting.nl/>
// Submitted by Wouter Bakker <hostmaster@kaashosting.nl>
kaas.gg
khplay.nl

// Keyweb AG : <https://www.keyweb.de>
// Submitted by Martin Dannehl <postmaster@keymachine.de>
keymachine.de

// KingHost : <https://king.host>
// Submitted by Felipe Keller Braz <felipebraz@kinghost.com.br>
kinghost.net
uni5.net

// KnightPoint Systems, LLC : <http://www.knightpoint.com/>
// Submitted by Roy Keene <rkeene@knightpoint.com>
knightpoint.systems

//

KUROKU LTD : <https://kuroku.ltd/>
// Submitted by Disposaboy <security@oya.to>

oya.to

// .KRD : <http://nic.krd/data/krd/Registration%20Policy.pdf>
co.krd
edu.krd

// LCube - Professional hosting e.K. : <https://www.lcube-webhosting.de>
// Submitted by Lars Laehn <info@lcube.de>
git-repos.de
lcube-server.de
svn-repos.de

// Leadpages : <https://www.leadpages.net>
// Submitted by Greg Dallavalle <domains@leadpages.net>
leadpages.co
lpages.co
lpusercontent.com

// Lelux.fi : <https://lelux.fi/>
// Submitted by Lelux Admin <publisuffix@lelux.site>
lelux.site

// Lifetime Hosting : <https://Lifetime.Hosting/>
// Submitted by Mike Fillator <support@lifetime.hosting>
co.business
co.education
co.events
co.financial
co.network
co.place
co.technology

// Lightmaker Property Manager, Inc. : <https://app.lmpm.com/>
// Submitted by Greg Holland <greg.holland@lmpm.com>
app.lmpm.com

// Linki Tools UG : <https://linki.tools>
// Submitted by Paulo Matos <pmat@linki.tools>
linkitools.space

// linkyard
ldt: <https://www.linkyard.ch/>
// Submitted by Mario Siegenthaler <mario.siegenthaler@linkyard.ch>
linkyard.cloud
linkyard-cloud.ch

// Linode : <https://linode.com>
// Submitted by <security@linode.com>

members.linode.com

*.nodebalancer.linode.com

*.linodeobjects.com

// LiquidNet Ltd : <http://www.liquidnetlimited.com/>

// Submitted by Victor Velchev <admin@liquidnetlimited.com>

we.bs

// localzone.xyz

// Submitted by Kenny Niehage <hello@yahe.sh>

localzone.xyz

// Log'in Line : <https://www.loginline.com/>

// Submitted by Rémi Mach <remi.mach@loginline.com>

loginline.app

loginline.dev

loginline.io

loginline.services

loginline.site

// LubMAN UMCS Sp. z o.o : <https://lubman.pl/>

// Submitted by Ireneusz Maliszewski <ireneusz.maliszewski@lubman.pl>

krasnik.pl

leczna.pl

lubartow.pl

lublin.pl

poniatowa.pl

swidnik.pl

// Lug.org.uk : <https://lug.org.uk>

// Submitted by Jon Spriggs <admin@lug.org.uk>

uklugs.org

glug.org.uk

lug.org.uk

lugs.org.uk

// Lukanet Ltd : <https://lukanet.com>

// Submitted

by Anton Avramov <register@lukanet.com>

barsy.bg

barsy.co.uk

barsyonline.co.uk

barsycenter.com

barsyonline.com

barsy.club

barsy.de

barsy.eu

barsy.in

barsy.info
barsy.io
barsy.me
barsy.menu
barsy.mobi
barsy.net
barsy.online
barsy.org
barsy.pro
barsy.pub
barsy.shop
barsy.site
barsy.support
barsy.uk

// Magento Commerce
// Submitted by Damien Tournoud <dtournoud@magento.cloud>
*.magentosite.cloud

// May First - People Link : <https://mayfirst.org/>
// Submitted by Jamie McClelland <info@mayfirst.org>
mayfirst.info
mayfirst.org

// Mail.Ru Group : <https://hb.cldmail.ru>
// Submitted by Ilya Zaretskiy <zaretskiy@corp.mail.ru>
hb.cldmail.ru

// mcpe.me : <https://mcpe.me>
// Submitted by Noa Heyl <hi@noa.dev>
mcpe.me

// McHost : <https://mchost.ru>
// Submitted by Evgeniy Subbotin <e.subbotin@mchost.ru>
mcdir.ru
vps.mcdir.ru

// Memset hosting : <https://www.memset.com>
// Submitted by Tom Whitwell <domains@memset.com>
miniserver.com
memset.net

// MetaCentrum, CESNET z.s.p.o. : <https://www.metacentrum.cz/en/>
//
Submitted by Zdenk Šustr <zdenek.sustr@cesnet.cz>
*.cloud.metacentrum.cz
custom.metacentrum.cz

// MetaCentrum, CESNET z.s.p.o. : <https://www.metacentrum.cz/en/>
// Submitted by Radim Jana <janca@cesnet.cz>
flt.cloud.muni.cz
usr.cloud.muni.cz

// Meteor Development Group : <https://www.meteor.com/hosting>
// Submitted by Pierre Carrier <pierre@meteor.com>
meteorapp.com
eu.meteorapp.com

// Michau Enterprises Limited : <http://www.co.pl/>
co.pl

// Microsoft Corporation : <http://microsoft.com>
// Submitted by Mitch Webster <miwebst@microsoft.com>
*.azurecontainer.io
azurewebsites.net
azure-mobile.net
cloudapp.net
azurestaticapps.net
centralus.azurestaticapps.net
eastasia.azurestaticapps.net
eastus2.azurestaticapps.net
westeurope.azurestaticapps.net
westus2.azurestaticapps.net

// minion.systems : <http://minion.systems>
// Submitted by Robert Böttinger <r@minion.systems>
csx.cc

// MobileEducation, LLC : <https://joinforte.com>
// Submitted by Grayson Martin <grayson.martin@mobileeducation.us>
forte.id

//
Mozilla Corporation : <https://mozilla.com>
// Submitted by Ben Francis <bfrancis@mozilla.com>
mozilla-iot.org

// Mozilla Foundation : <https://mozilla.org/>
// Submitted by glob <glob@mozilla.com>
bmoattachments.org

// MSK-IX : <https://www.msk-ix.ru/>
// Submitted by Khannanov Roman <r.khannanov@msk-ix.ru>
net.ru
org.ru
pp.ru

```
// Mythic Beasts : https://www.mythic-beasts.com
// Submitted by Paul Cammish <kelduum@mythic-beasts.com>
hostedpi.com
customer.mythic-beasts.com
lynx.mythic-beasts.com
ocelot.mythic-beasts.com
onza.mythic-beasts.com
sphinx.mythic-beasts.com
vs.mythic-beasts.com
x.mythic-beasts.com
yali.mythic-beasts.com
cust.retrosnub.co.uk

// Nabu Casa : https://www.nabucasa.com
// Submitted by Paulus Schoutsen <infra@nabucasa.com>
ui.nabu.casa

// Names.of.London : https://names.of.london/
// Submitted by James Stevens <registry@names.of.london> or <james@jrns.net>
pony.club
of.fashion
on.fashion
of.football
in.london
of.london
for.men
and.mom
for.mom
for.one
for.sale
of.work
to.work

//
NCTU.ME : https://nctu.me/
// Submitted by Tocknicsu <admin@nctu.me>
nctu.me

// Netlify : https://www.netlify.com
// Submitted by Jessica Parsons <jessica@netlify.com>
netlify.app

// Neustar Inc.
// Submitted by Trung Tran <Trung.Tran@neustar.biz>
4u.com

// ngrok : https://ngrok.com/
```

// Submitted by Alan Shreve <alan@ngrok.com>

ngrok.io

// Nimbus Hosting Ltd. : <https://www.nimbushosting.co.uk/>

// Submitted by Nicholas Ford <nick@nimbushosting.co.uk>

nh-serv.co.uk

// NFSN, Inc. : <https://www.NearlyFreeSpeech.NET/>

// Submitted by Jeff Wheelhouse <support@nearlyfreespeech.net>

nfshost.com

// Now-DNS : <https://now-dns.com>

// Submitted by Steve Russell <steve@now-dns.com>

dnsking.ch

mypi.co

n4t.co

001www.com

ddnslive.com

myiphost.com

forumz.info

16-b.it

32-b.it

64-b.it

soundcast.me

tcp4.me

dnsup.net

hicam.net

now-dns.net

ownip.net

vpndns.net

dynserv.org

now-dns.org

x443.pw

now-dns.top

ntdll.top

freeddns.us

crafting.xyz

zapro.xyz

// nsupdate.info

: <https://www.nsupdate.info/>

// Submitted by Thomas Waldmann <info@nsupdate.info>

nsupdate.info

nerdpol.ovh

// No-IP.com : <https://noip.com/>

// Submitted by Deven Reza <publicsuffixlist@noip.com>

blogsyste.com

brasilian.me
cable-modem.org
cisconfreak.com
collegefan.org
couchpotatofries.org
damnservers.com
ddns.me
ditchyourip.com
dnsfor.me
dnsiskinky.com
dvrcam.info
dynns.com
eating-organic.net
fantasyleague.cc
geekgalaxy.com
golffan.us
health-carereform.com
homesecuritymac.com
homesecuritypc.com
hopto.me
ilovecollege.info
loginto.me
mlbfan.org
mmafan.biz
myactivedirectory.com
mydissent.net
myeffect.net
mymediapc.net
myspx.net
mysecuritycamera.com
mysecuritycamera.net
mysecuritycamera.org
net-freaks.com
nflfan.org
nhlfan.net
no-ip.ca
no-ip.co.uk
no-ip.net
noip.us
onthewifi.com
pgafan.net
point2this.com
pointto.us
privatizehealthinsurance.net
quicksytes.com
read-books.org
securitytactics.com
serveexchange.com

servehumour.com
servep2p.com
servesarcasm.com
stufftoread.com
ufcfan.org
unusualperson.com
workisboring.com
3utilities.com
bounceme.net
ddns.net
ddnsking.com
gotdns.ch
hopto.org
myftp.biz
myftp.org
myvnc.com
no-ip.biz
no-ip.info
no-ip.org
noip.me
redirectme.net
servebeer.com
serveblog.net
servecounterstrike.com
serveftp.com
servegame.com
servehalflife.com
servehttp.com
serveirc.com
serveminecraft.net
servemp3.com
servepics.com
servequake.com
sytes.net
webhop.me
zapro.org

//

NodeArt : <https://nodeart.io>

// Submitted by Konstantin Nosov <Nosov@nodeart.io>

stage.nodeart.io

// Nodum B.V. : <https://nodum.io/>

// Submitted by Wietse Wind <hello+publicsuffixlist@nodum.io>

nodum.co

nodum.io

// Nucleos Inc. : <https://nucleos.com>

// Submitted by Piotr Zduniak <piotr@nucleos.com>
pcloud.host

// NYC.mn : <http://www.information.nyc.mn>
// Submitted by Matthew Brown <mattbrown@nyc.mn>
nyc.mn

// NymNom : <https://nymnom.com/>
// Submitted by NymNom <psl@nymnom.com>

nom.ae

nom.af

nom.ai

nom.al

nym.by

nom.bz

nym.bz

nom.cl

nym.ec

nom.gd

nom.ge

nom.gl

nym.gr

nom.gt

nym.gy

nym.hk

nom.hn

nym.ie

nom.im

nom.ke

nym.kz

nym.la

nym.lc

nom.li

nym.li

nym.lt

nym.lu

nom.lv

nym.me

nom.mk

nym.mn

nym.mx

nom.nu

nym.nz

nym.pe

nym.pt

nom.pw

nom.qa

nym.ro

nom.rs
nom.si
nym.sk
nom.st
nym.su
nym.sx
nom.tj
nym.tw
nom.ug
nom.uy
nom.vc
nom.vg

//

Observable, Inc. : <https://observablehq.com>
// Submitted by Mike Bostock <dns@observablehq.com>
static.observableusercontent.com

// Octopodal Solutions, LLC. : <https://ulterius.io/>
// Submitted by Andrew Sampson <andrew@ulterius.io>
cya.gg

// OMG.LOL : <<https://omg.lol/>>
// Submitted by Adam Newbold <adam@omg.lol>
omg.lol

// Omnibond Systems, LLC. : <https://www.omnibond.com>
// Submitted by Cole Estep <cole@omnibond.com>
cloudycluster.net

// OmniWe Limited: <https://omniwe.com>
// Submitted by Vicary Archangel <vicary@omniwe.com>
omniwe.site

// One Fold Media : <http://www.onefoldmedia.com/>
// Submitted by Eddie Jones <eddie@onefoldmedia.com>
nid.io

// Open Social : <https://www.getopensocial.com/>
// Submitted by Alexander Varwijk <security@getopensocial.com>
opensocial.site

//

OpenCraft GmbH : <http://opencraft.com/>
// Submitted by Sven Marnach <sven@opencraft.com>
opencraft.hosting

// Opera Software, A.S.A.

// Submitted by Yngve Pettersen <yngve@opera.com>
operaunite.com

// Oursky Limited : <https://skygear.io/>
// Submitted by Skygear Developer <hello@skygear.io>
skygearapp.com

// OutSystems
// Submitted by Duarte Santos <domain-admin@outsystemscloud.com>
outsystemscloud.com

// OwnProvider GmbH: <http://www.ownprovider.com>
// Submitted by Jan Moennich <jan.moennich@ownprovider.com>
ownprovider.com
own.pm

// OwO : <https://whats-th.is/>
// Submitted by Dean Sheather <dean@deansheather.com>
*.owo.codes

// OX : <http://www.ox.rs>
// Submitted by Adam Grand <webmaster@mail.ox.rs>
ox.rs

// oy.lc
// Submitted by Charly Coste <changaco@changaco.oy.lc>
oy.lc

// Pagefog : <https://pagefog.com/>
// Submitted by Derek Myers <derek@pagefog.com>
pgfog.com

// Pagefront : <https://www.pagefronthq.com/>
// Submitted by Jason Kriss <jason@pagefronthq.com>
pagefrontapp.com

//
PageXL : <https://pagexl.com>
// Submitted by Yann Guichard <yann@pagexl.com>
pagexl.com

// pcarrier.ca Software Inc: <https://pcarrier.ca/>
// Submitted by Pierre Carrier <pc@rrier.ca>
bar0.net
bar1.net
bar2.net
rdv.to

// .pl domains (grandfathered)

art.pl

gliwice.pl

krakow.pl

poznan.pl

wroc.pl

zakopane.pl

// Pantheon Systems, Inc. : <https://pantheon.io/>

// Submitted by Gary Dylina <gary@pantheon.io>

pantheonsite.io

gotpantheon.com

// Peplink | Pepwave : <http://peplink.com/>

// Submitted by Steve Leung <steveleung@peplink.com>

mypep.link

// Perspecta : <https://perspecta.com/>

// Submitted by Kenneth Van Alstyne <kvanalstyne@perspecta.com>

perspecta.cloud

// Planet-Work : <https://www.planet-work.com/>

// Submitted by Frédéric VANNIÈRE <f.vanniere@planet-work.com>

on-web.fr

// Platform.sh : <https://platform.sh>

// Submitted by Nikola Kotur <nikola@platform.sh>

bc.platform.sh

ent.platform.sh

eu.platform.sh

us.platform.sh

*.platformsh.site

// Platter:

<https://platter.dev>

// Submitted by Patrick Flor <patrick@platter.dev>

platter-app.com

platter-app.dev

platterp.us

// Plesk : <https://www.plesk.com/>

// Submitted by Anton Akhtyamov <program-managers@plesk.com>

pdns.page

plesk.page

pleskns.com

// Port53 : <https://port53.io/>

// Submitted by Maximilian Schieder <maxi@zeug.co>

dyn53.io

// Positive Codes Technology Company : <http://co.bn/faq.html>
// Submitted by Zulfais <pc@co.bn>
co.bn

// prgmr.com : <https://prgmr.com/>
// Submitted by Sarah Newman <owner@prgmr.com>
xen.prgmr.com

// priv.at : <http://www.nic.priv.at/>
// Submitted by registry <lendl@nic.at>
priv.at

// privacytools.io : <https://www.privacytools.io/>
// Submitted by Jonah Aragon <jonah@privacytools.io>
prvcy.page

// Protocol Labs : <https://protocol.ai/>
// Submitted by Michael Burns <noc@protocol.ai>
*.dweb.link

// Protonet GmbH : <http://protonet.io>
// Submitted by Martin Meier <admin@protonet.io>
protonet.io

// Publication Presse Communication SARL : <https://ppcom.fr>
//
Submitted by Yaacov Akiba Slama <admin@chirurgiens-dentistes-en-france.fr>
chirurgiens-dentistes-en-france.fr
byen.site

// pubtls.org: <https://www.pubtls.org>
// Submitted by Kor Nielsen <kor@pubtls.org>
pubtls.org

// Qualifio : <https://qualifio.com/>
// Submitted by Xavier De Cock <xdecock@gmail.com>
qualifioapp.com

// QuickBackend: <https://www.quickbackend.com>
// Submitted by Dani Biro <dani@pymet.com>
qbuser.com

// Redstar Consultants : <https://www.redstarconsultants.com/>
// Submitted by Jons Slemmer <jons@redstarconsultants.com>
instantcloud.cn

// Russian Academy of Sciences
// Submitted by Tech Support <support@rasnet.ru>
ras.ru

// QA2
// Submitted by Daniel Dent (<https://www.danieldent.com/>)
qa2.com

// QCX
// Submitted by Cassandra Beelen <cassandra@beelen.one>
qcx.io
*.sys.qcx.io

// QNAP System Inc : <https://www.qnap.com>
// Submitted by Nick Chang <nickchang@qnap.com>
dev-myqnapcloud.com
alpha-myqnapcloud.com
myqnapcloud.com

// Quip : <https://quip.com>
// Submitted by Patrick
Linehan <plinehan@quip.com>
*.quipelements.com

// Qutheory LLC : <http://qutheory.io>
// Submitted by Jonas Schwartz <jonas@qutheory.io>
vapor.cloud
vaporcloud.io

// Rackmaze LLC : <https://www.rackmaze.com>
// Submitted by Kirill Pertsev <kika@rackmaze.com>
rackmaze.com
rackmaze.net

// Rakuten Games, Inc : <https://dev.viberplay.io>
// Submitted by Joshua Zhang <public-suffix@rgames.jp>
g.vbrplsbox.io

// Rancher Labs, Inc : <https://rancher.com>
// Submitted by Vincent Fiduccia <domains@rancher.com>
*.on-k3s.io
*.on-rancher.cloud
*.on-rio.io

// Read The Docs, Inc : <https://www.readthedocs.org>
// Submitted by David Fischer <team@readthedocs.org>
readthedocs.io

// Red Hat, Inc. OpenShift : <https://openshift.redhat.com/>
// Submitted by Tim Kramer <tkramer@rhcloud.com>
rhcloud.com

// Render : <https://render.com>
// Submitted by Anurag Goel <dev@render.com>
app.render.com
onrender.com

// Repl.it : <https://repl.it>
// Submitted by Mason Clayton <mason@repl.it>
repl.co
repl.run

// Resin.io
: <https://resin.io>
// Submitted by Tim Perry <tim@resin.io>
resindevice.io
devices.resinstaging.io

// RethinkDB : <https://www.rethinkdb.com/>
// Submitted by Chris Kastorff <info@rethinkdb.com>
hzc.io

// Revitalised Limited : <http://www.revitalised.co.uk>
// Submitted by Jack Price <jack@revitalised.co.uk>
wellbeingzone.eu
ptplus.fit
wellbeingzone.co.uk

// Rochester Institute of Technology : <http://www.rit.edu/>
// Submitted by Jennifer Herting <jchits@rit.edu>
git-pages.rit.edu

// Sandstorm Development Group, Inc. : <https://sandcats.io/>
// Submitted by Asheesh Laroia <asheesh@sandstorm.io>
sandcats.io

// SBE network solutions GmbH : <https://www.sbe.de/>
// Submitted by Norman Meilick <nm@sbe.de>
logoip.de
logoip.com

// schokoeks.org GbR : <https://schokoeks.org/>
// Submitted by Hanno Böck <hanno@schokoeks.org>
schokoeks.net

// Scottish Government: <https://www.gov.scot>

// Submitted by Martin Ellis <martin.ellis@gov.scot>
gov.scot

// Scry Security : <http://www.scrysec.com>
//

Submitted by Shante Adam <shante@skyhat.io>
scrysec.com

// Securepoint GmbH : <https://www.securepoint.de>
// Submitted by Erik Anders <erik.anders@securepoint.de>
firewall-gateway.com
firewall-gateway.de
my-gateway.de
my-router.de
spdns.de
spdns.eu
firewall-gateway.net
my-firewall.org
myfirewall.org
spdns.org

// Seidat : <https://www.seidat.com>
// Submitted by Artem Kondratev <accounts@seidat.com>
seidat.net

// Senseering GmbH : <https://www.senseering.de>
// Submitted by Felix Mönckemeyer <f.moenckemeyer@senseering.de>
senseering.net

// Service Online LLC : <http://drs.ua/>
// Submitted by Serhii Bulakh <support@drs.ua>
biz.ua
co.ua
pp.ua

// ShiftEdit : <https://shiftdit.net/>
// Submitted by Adam Jimenez <adam@shiftcreate.com>
shiftdit.io

// Shopblocks : <http://www.shopblocks.com/>
// Submitted by Alex Bowers <alex@shopblocks.com>
myshopblocks.com

// Shopit : <https://www.shopitcommerce.com/>
// Submitted by Craig McMahon <craig@shopitcommerce.com>
shopitsite.com

// shopware AG : <https://shopware.com>

//
Submitted by Jens Küper <cloud@shopware.com>
shopware.store

// Siemens Mobility GmbH
// Submitted by Oliver Graebner <security@mo-siemens.io>
mo-siemens.io

// SinaAppEngine : <http://sae.sina.com.cn/>
// Submitted by SinaAppEngine <saesupport@sinacloud.com>
1kapp.com
appchizi.com
applinzi.com
sinaapp.com
vipsinaapp.com

// Siteleaf : <https://www.siteleaf.com/>
// Submitted by Skylar Challand <support@siteleaf.com>
siteleaf.net

// Skyhat : <http://www.skyhat.io>
// Submitted by Shante Adam <shante@skyhat.io>
bounty-full.com
alpha.bounty-full.com
beta.bounty-full.com

// Small Technology Foundation : <https://small-tech.org>
// Submitted by Aral Balkan <aral@small-tech.org>
small-web.org

// Stackhero : <https://www.stackhero.io>
// Submitted by Adrien Gillon <adrien+public-suffix-list@stackhero.io>
stackhero-network.com

// staticland : <https://static.land>
// Submitted by Seth Vincent <sethvincent@gmail.com>
static.land
dev.static.land
sites.static.land

// Sony Interactive
Entertainment LLC : <https://sie.com/>
// Submitted by David Coles <david.coles@sony.com>
playstation-cloud.com

// SourceLair PC : <https://www.sourcelair.com>
// Submitted by Antonis Kalipetis <akalipetis@sourcelair.com>
apps.lair.io

*.stolos.io

// SpaceKit : <https://www.spacekit.io/>
// Submitted by Reza Akhavan <spacekit.io@gmail.com>
spacekit.io

// SpeedPartner GmbH: <https://www.speedpartner.de/>
// Submitted by Stefan Neufeind <info@speedpartner.de>
customer.speedpartner.de

// Standard Library : <https://stdlib.com>
// Submitted by Jacob Lee <jacob@stdlib.com>
api.stdlib.com

// Storj Labs Inc. : <https://storj.io/>
// Submitted by Philip Hutchins <hostmaster@storj.io>
storj.farm

// Studenten Net Twente : <http://www.snt.utwente.nl/>
// Submitted by Silke Hofstra <syscom@snt.utwente.nl>
utwente.io

// Student-Run Computing Facility : <https://www.srcf.net/>
// Submitted by Edwin Balani <sysadmins@srcf.net>
soc.srcf.net
user.srcf.net

// Sub 6 Limited: <http://www.sub6.com>
// Submitted by
Dan Miller <dm@sub6.com>
temp-dns.com

// Swisscom Application Cloud: <https://developer.swisscom.com>
// Submitted by Matthias Winzeler <matthias.winzeler@swisscom.com>
applicationcloud.io
scapp.io

// Symfony, SAS : <https://symfony.com/>
// Submitted by Fabien Potencier <fabien@symfony.com>
*.s5y.io
*.sensiosite.cloud

// Syncloud : <https://syncloud.org>
// Submitted by Boris Rybalkin <syncloud@syncloud.it>
syncloud.it

// Synology, Inc. : <https://www.synology.com/>
// Submitted by Rony Weng <ronyweng@synology.com>

diskstation.me
dscloud.biz
dscloud.me
dscloud.mobi
dsmynas.com
dsmynas.net
dsmynas.org
familyds.com
familyds.net
familyds.org
i234.me
myds.me
synology.me
vpnplus.to
direct.quickconnect.to

// TAIFUN Software AG : <http://taifun-software.de>
// Submitted by Bjoern Henke <dev-server@taifun-software.de>
taifun-dns.de

// TASK geographical domains (www.task.gda.pl/uslugi/dns)
gda.pl
gdansk.pl
gdynia.pl
med.pl
sopot.pl

// Teckids e.V. : <https://www.teckids.org>
// Submitted by Dominik
George <dominik.george@teckids.org>
edugit.org

// Telebit : <https://telebit.cloud>
// Submitted by AJ ONeal <aj@telebit.cloud>
telebit.app
telebit.io
*.telebit.xyz

// The Gwiddle Foundation : <https://gwiddlefoundation.org.uk>
// Submitted by Joshua Bayfield <joshua.bayfield@gwiddlefoundation.org.uk>
gwiddle.co.uk

// Thingdust AG : <https://thingdust.com/>
// Submitted by Adrian Imboden <adi@thingdust.com>
thingdustdata.com
cust.dev.thingdust.io
cust.disrec.thingdust.io
cust.prod.thingdust.io

cust.testing.thingdust.io

*.firenet.ch

*.svc.firenet.ch

// Tlon.io : <https://tlon.io>

// Submitted by Mark Staarink <mark@tlon.io>

arvo.network

azimuth.network

tlon.network

// TownNews.com : <http://www.townnews.com>

// Submitted by Dustin Ward <dward@townnews.com>

bloxcms.com

townnews-staging.com

// TrafficPlex GmbH : <https://www.trafficplex.de/>

// Submitted by Phillipp Röhl <phillipp.roell@trafficplex.de>

12hp.at

2ix.at

4lima.at

lima-city.at

12hp.ch

2ix.ch

4lima.ch

lima-city.ch

trafficplex.cloud

de.cool

12hp.de

2ix.de

4lima.de

lima-city.de

1337.pictures

clan.rip

lima-city.rocks

webspaces.rocks

lima.zone

//

TransIP : <https://www.transip.nl>

// Submitted by Rory Breuk <rbreuk@transip.nl>

*.transurl.be

*.transurl.eu

*.transurl.nl

// TuxFamily : <http://tuxfamily.org>

// Submitted by TuxFamily administrators <adm@staff.tuxfamily.org>

tuxfamily.org

// TwoDNS : <https://www.twodns.de/>
// Submitted by TwoDNS-Support <support@two-dns.de>
dd-dns.de
diskstation.eu
diskstation.org
dray-dns.de
draydns.de
dyn-vpn.de
dynvpn.de
mein-vigor.de
my-vigor.de
my-wan.de
syno-ds.de
synology-diskstation.de
synology-ds.de

// Uberspace : <https://uberspace.de>
// Submitted by Moritz Werner <mwerner@jonaspasche.com>
uber.space
*.uberspace.de

// UDR Limited : <http://www.udr.hk.com>
// Submitted by registry <hostmaster@udr.hk.com>
hk.com
hk.org
ltd.hk
inc.hk

// United Gameserver GmbH : <https://united-gameserver.de>
// Submitted by Stefan Schwarz <sysadm@united-gameserver.de>
virtualuser.de
virtual-user.de

//
urown.net : <https://urown.net>
// Submitted by Hostmaster <hostmaster@urown.net>
urown.cloud
dnsupdate.info

// .US
// Submitted by Ed Moore <Ed.Moore@lib.de.us>
lib.de.us

// VeryPositive SIA : <http://very.lv>
// Submitted by Danko Aleksejevs <danko@very.lv>
2038.io

// Vercel, Inc : <https://vercel.com/>

// Submitted by Connor Davis <security@vercel.com>

vercel.app

vercel.dev

now.sh

// Viprinet Europe GmbH : <http://www.viprinet.com>

// Submitted by Simon Kissel <hostmaster@viprinet.com>

router.management

// Virtual-Info : <https://www.virtual-info.info/>

// Submitted by Adnan RIHAN <hostmaster@v-info.info>

v-info.info

// Voorloper.com: <https://voorloper.com>

// Submitted by Nathan van Bakel <info@voorloper.com>

voorloper.cloud

// Voxel.sh DNS : <https://voxel.sh/dns/>

// Submitted by Mia Rehlinger <dns@voxel.sh>

neko.am

nyaa.am

be.ax

cat.ax

es.ax

eu.ax

gg.ax

mc.ax

us.ax

xy.ax

nl.ci

xx.gl

app.gp

blog.gt

de.gt

to.gt

be.gy

cc.hn

blog.kg

io.kg

jp.kg

tv.kg

uk.kg

us.kg

de.ls

at.md

de.md

jp.md

to.md

uwu.nu
indie.porn
vxl.sh
ch.tc
me.tc
we.tc
nyan.to
at.vg
blog.vu
dev.vu
me.vu

//

V.UA Domain Administrator : <https://domain.v.ua/>
// Submitted by Serhii Rostilo <sergey@rostilo.kiev.ua>
v.ua

// Waffle Computer Inc., Ltd. : <https://docs.waffleinfo.com>
// Submitted by Masayuki Note <masa@blade.wafflecell.com>
wafflecell.com

// WapBlog.ID : <https://www.wapblog.id>
// Submitted by Fajar Sodik <official@wapblog.id>
idnblogger.com
indowapblog.com
bloghp.id
wblog.id
wbq.me
fastblog.net

// WebHare bv: <https://www.webhare.com/>
// Submitted by Arnold Hendriks <info@webhare.com>
*.webhare.dev

// WeDeploy by Liferay, Inc. : <https://www.wedeploy.com>
// Submitted by Henrique Vicente <security@wedeploy.com>
wedeploy.io
wedeploy.me
wedeploy.sh

// Western Digital Technologies, Inc : <https://www.wdc.com>
// Submitted by Jung Jin <jungseok.jin@wdc.com>
remotewd.com

// WIARD Enterprises : <https://wiardweb.com>
// Submitted by Kidd Hustle <kiddhustle@wiardweb.com>
pages.wiardweb.com

// Wikimedia
Labs : <https://wikitech.wikimedia.org>
// Submitted by Arturo Borrero Gonzalez <aborrero@wikimedia.org>
wmflabs.org
toolforge.org
wmcloud.org

// WISP : <https://wisp.gg>
// Submitted by Stepan Fedotov <stepan@wisp.gg>
panel.gg
daemon.panel.gg

// WoltLab GmbH : <https://www.woltlab.com>
// Submitted by Tim Düsterhus <security@woltlab.cloud>
myforum.community
community-pro.de
diskussionsbereich.de
community-pro.net
meinforum.net

// www.com.vc : <http://www.com.vc>
// Submitted by Li Hui <lihui@sinopub.com>
cn.vu

// XenonCloud GbR: <https://xenoncloud.net>
// Submitted by Julian Uphoff <publicsuffixlist@xenoncloud.net>
half.host

// XnBay Technology : <http://www.xnbay.com/>
// Submitted by XnBay Developer <developer.xncloud@gmail.com>
xnbay.com
u2.xnbay.com
u2-local.xnbay.com

// XS4ALL Internet bv : <https://www.xs4all.nl/>
// Submitted by Daniel Mostertman <unixbeheer+publicsuffix@xs4all.net>
cistron.nl
demon.nl
xs4all.space

// Yandex.Cloud LLC: <https://cloud.yandex.com>
// Submitted by Alexander
Lodin <security+psl@yandex-team.ru>
yandexcloud.net
storage.yandexcloud.net
website.yandexcloud.net

// YesCourse Pty Ltd : <https://yescourse.com>

// Submitted by Atul Bhouraskar <atul@yescourse.com>
official.academy

// Yola : <https://www.yola.com/>
// Submitted by Stefano Rivera <stefano@yola.com>
yolasite.com

// Yombo : <https://yombo.net>
// Submitted by Mitch Schwenk <mitch@yombo.net>
ybo.faith
yombo.me
homelink.one
ybo.party
ybo.review
ybo.science
ybo.trade

// Yunohost : <https://yunohost.org>
// Submitted by Valentin Grimaud <security@yunohost.org>
nohost.me
noho.st

// ZaNiC : <http://www.za.net>
// Submitted by registry <hostmaster@nic.za.net>
za.net
za.org

// Zine EOOD : <https://zine.bg/>
// Submitted by Martin Angelov <martin@zine.bg>
bss.design

// Zitcom A/S : <https://www.zitcom.dk>
// Submitted by Emil Stahl <esp@zitcom.dk>
basicserver.io
virtualserver.io
enterprisecloud.nu

// Mintere : <https://mintere.com/>
// Submitted by Ben Aubin <security@mintere.com>
mintere.site

//
Cityhost LLC : <https://cityhost.ua>
// Submitted by Maksym Rivtin <support@cityhost.net.ua>
cx.ua

// WP Engine : <https://wpengine.com/>
// Submitted by Michael Smith <michael.smith@wpengine.com>

```
// Submitted by Brandon DuRette <brandon.durette@wpengine.com>
wpenginepowered.com
js.wpenginepowered.com
```

```
// Impertrix Solutions : <https://impertrixcdn.com>
// Submitted by Zhixiang Zhao <csuite@impertrix.com>
impertrixcdn.com
impertrix.com
```

```
// GignoSystemJapan: http://gsj.bz
// Submitted by GignoSystemJapan <kakutou-ec@gsj.bz>
gsj.bz
// ===END PRIVATE DOMAINS===
```

Found in path(s):

```
* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/effective_tld_names.dat
No license file was found, but licenses were detected in source scan.
```

```
{
// Copyright (c) 2012 The Chromium Authors. All rights reserved.
// Use of this source code is governed by a BSD-style license that can be
// found in the LICENSE file.
// Test file used by registry_controlled_domain_unittest.
// We edit this file manually, then run
// gperf -a -L "C++" -C -c -o -t -k '*' -NFindDomain -ZPerfect_Hash_Test2 -P -K name_offset -Q stringpool2 -D -T
effective_tld_names_unittest2.gperf > effective_tld_names_unittest2.cc
// to generate the perfect hashmap.
}
struct DomainRule {
  int name_offset;
  int type; // 1: exception, 2: wildcard, 4: private
};
%%
jp, 0
bar.jp, 0
%%
```

Found in path(s):

```
* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/effective_tld_names_unittest2.gperf
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 2014 The Chromium Authors. All rights reserved.
# Use of this source code is governed by a BSD-style license that can be
# found in the LICENSE file.
```

```
action_foreach("registry_controlled_domains") {
  script = "//net/tools/dafsa/make_dafsa.py"
```

```

sources = [
  "effective_tld_names.gperf",
  "effective_tld_names_unittest1.gperf",
  "effective_tld_names_unittest2.gperf",
  "effective_tld_names_unittest3.gperf",
  "effective_tld_names_unittest4.gperf",
  "effective_tld_names_unittest5.gperf",
  "effective_tld_names_unittest6.gperf",
]
outputs = [ "${target_gen_dir}/${source_name_part}-reversed-inc.cc" ]
args = [
  "--reverse",
  "${source}",
  rebase_path("${target_gen_dir}/${source_name_part}-reversed-inc.cc",
    root_build_dir),
]
}

```

```

action_foreach("lookup_strings_test_sets") {
  script = "//net/tools/dafsa/make_dafsa.py"
  sources = [
    "effective_tld_names.gperf",
    "effective_tld_names_unittest1.gperf",
    "effective_tld_names_unittest2.gperf",
    "effective_tld_names_unittest3.gperf",
    "effective_tld_names_unittest4.gperf",
    "effective_tld_names_unittest5.gperf",
    "effective_tld_names_unittest6.gperf",
  ]
  outputs = [ "${target_gen_dir}/${source_name_part}-inc.cc" ]
  args = [
    "${source}",
    rebase_path("${target_gen_dir}/${source_name_part}-inc.cc",
      root_build_dir),
  ]
}

```

Found in path(s):

* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/BUILD.gn

No license file was found, but licenses were detected in source scan.

// Copyright (c) 2012 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/registry_controlled_domain_unittest.cc

No license file was found, but licenses were detected in source scan.

```

% {
// Copyright (c) 2012 The Chromium Authors. All rights reserved.
// Use of this source code is governed by a BSD-style license that can be
// found in the LICENSE file.
// Test file used by registry_controlled_domain_unittest.
// We edit this file manually, then run
// gperf -a -L "C++" -C -c -o -t -k '*' -NFindDomain -ZPerfect_Hash_Test1 -P -K name_offset -Q stringpool1 -D
effective_tld_names_unittest1.gperf > effective_tld_names_unittest1.cc
// to generate the perfect hashmap.
% }
struct DomainRule {
  int name_offset;
  int type; // 1: exception, 2: wildcard, 4: private
};
%%
jp, 0
ac.jp, 0
bar.jp, 2
baz.bar.jp, 2
pref.bar.jp, 1
bar.baz.com, 0
c, 2
b.c, 1
no, 0
priv.no, 4
private, 4
xn--fiqs8s, 0
%%

```

Found in path(s):

```
* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/effective_tld_names_unittest1.gperf
```

No license file was found, but licenses were detected in source scan.

```
// Copyright 2016 The Chromium Authors. All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1314879430_1670490931.8770304/0/effective-tld-names-1-tar-gz/get_domain_and_registry_fuzzer.cc
```

1.75 safeclib 4.1.3

1.75.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.

51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square

root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the

Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate

properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally

distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on

which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further

restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time.

Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.76 clang 13.0.1

1.76.1 Available under license :

No license file was found, but licenses were detected in source scan.

// Copyright 2020 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_raw_ptr_fields/RewriteRawPtrFields.cpp

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/trace_annotator/TraceAnnotator.cpp

No license file was found, but licenses were detected in source scan.

// Copyright 2017 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BadPatternFinder.cpp

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BadPatternFinder.h

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/value_cleanup/ValueRewriter.cpp

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/value_cleanup/ValueRewriter.h

No license file was found, but licenses were detected in source scan.

Copyright (c) 2019 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/dsymutil/cipd.yaml

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/expand_thin_archives.py

No license file was found, but licenses were detected in source scan.

// Copyright (c) 2013 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/empty_string/EmptyStringConverter.cpp

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_scoped_refptr/RewriteScopedRefptr.cpp

No license file was found, but licenses were detected in source scan.

Copyright 2014 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/process-graph.py

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/generate_compdb.py

No license file was found, but licenses were detected in source scan.

// Copyright 2018 The Chromium Authors. All rights reserved.

Found in path(s):

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/Util.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/Util.cpp
```

No license file was found, but licenses were detected in source scan.

```
// Copyright 2019 The Chromium Authors. All rights reserved.
// Use of this source code is governed by a BSD-style license that can be
// found in the LICENSE file.
```

```
.text
```

```
// This function is assumed to be called only from within InitGC. The value
// pointed to by InitGCs frame pointer is loaded as the stack sentinel value.
```

```
.globl InitTopOfStack
```

```
InitTopOfStack:
```

```
    mov(%rbp), %rdi
    mov %rdi, (TopOfStack)
    ret
```

```
.extern StackWalkAndMoveObjects
```

```
.globl GC
```

```
// We place the frame pointer in the first arg slot register and call
// StackWalkAndMoveObjects. The function epilogue needs to be hand-written
// afterwards so as to not corrupt the stack.
```

```
GC:
```

```
    pushq %rbp
    movq %rsp, %rbp
    subq $8, %rsp
    mov %rbp, %rdi
    call StackWalkAndMoveObjects
    addq $8, %rsp
    popq %rbp
    ret
```

```
.bss
```

```
.globl TopOfStack
```

```
TopOfStack:
```

```
    .quad 0
    .size TopOfStack, 8
```

Found in path(s):

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/gc/GC_Shim_x86_64.S
```

No license file was found, but licenses were detected in source scan.

```
// Copyright 2016 The Chromium Authors. All rights reserved.
```

Found in path(s):

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/DiagnosticsReporter.h
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/base_bind_rewriters/BaseBindRewriters.cpp
```

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/value_cleanup/ValueCleanup.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/DiagnosticsReporter.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_to_chrome_style/EditTracker.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_to_chrome_style/EditTracker.h
No license file was found, but licenses were detected in source scan.

Copyright 2017 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/download_objdump.py
No license file was found, but licenses were detected in source scan.

// Copyright 2014 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/TracingStatus.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/Config.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/NeedsTracing.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/JsonWriter.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/RecordInfo.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/RecordInfo.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/Edge.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/Edge.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BlinkGCPlugin.cpp
No license file was found, but licenses were detected in source scan.

Copyright (c) 2014 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/test_translation_unit.py
No license file was found, but licenses were detected in source scan.

Copyright (c) 2012 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/update.py
No license file was found, but licenses were detected in source scan.

Copyright 2015 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/clang/plugin_testing.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/apply_fixits.py
No license file was found, but licenses were detected in source scan.

// Copyright (c) 2016 The Chromium Authors. All rights reserved.

Found in path(s):

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/CheckIPCVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/CheckIPCVisitor.h
No license file was found, but licenses were detected in source scan.
```

```
// Copyright (c) 2012 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/FindBadConstructsConsumer.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/Options.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/FindBadConstructsAction.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/ChromeClassTester.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/ChromeClassTester.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/FindBadConstructsConsumer.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/FindBadConstructsAction.cpp
No license file was found, but licenses were detected in source scan.
```

```
# Copyright 2016 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/clang/__init__.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/clang/compile_db.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/build_file.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/__init__.py
No license file was found, but licenses were detected in source scan.
```

```
# Copyright 2020 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/apply_edits_test.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_raw_ptr_fields/rewrite.sh
No license file was found, but licenses were detected in source scan.
```

```
// Copyright 2015 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BlinkGCPluginConsumer.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CollectVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckTraceVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BlinkGCPluginConsumer.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckGCRootsVisitor.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckDispatchVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/Config.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/BlinkGCPluginOptions.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CollectVisitor.h
*
/opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckFieldsVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckGCRootsVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckFinalizerVisitor.h
```

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckDispatchVisitor.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckFinalizerVisitor.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pass_to_move/PassToMove.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckFieldsVisitor.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/plugins/SuppressibleDiagnosticBuilder.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/rewrite_to_chrome_style/RewriteToChromeStyle.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/blink_gc_plugin/CheckTraceVisitor.h
No license file was found, but licenses were detected in source scan.

// Copyright 2019 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/gc/gc_api.cc
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/objects.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/IdentifySafepoints/IdentifySafepoints.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/gc/gc_api.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/gc/stack_map_parser.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/RegisterGcFunctions/RegisterGcFunctions.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/tests.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/stack_maps/gc/stack_map_parser.cc
No license file was found, but licenses were detected in source scan.

Copyright 2019 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/build.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/clang_tidy_tool.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/build_clang_tools_extra.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/clang/compile_db_test.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/process_crashreports.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/pylib/clang/PRESUBMIT.py
No license file was found, but licenses were detected in source scan.

Copyright (c) 2013 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/run_tool.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/apply_edits.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/test_tool.py
No license file was found, but licenses were detected in source scan.

Copyright (c) 2020 The Chromium Authors. All rights reserved.

Found in path(s):

* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/goma_link_unit_tests.py

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/goma_link_integration_tests.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/goma_link.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/goma_ld.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/goma_link_test_utils.py
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 2016 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/extract_edits.py
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/upload_revision.py
No license file was found, but licenses were detected in source scan.
```

```
# Copyright (c) 2015 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/scripts/package.py
No license file was found, but licenses were detected in source scan.
```

```
// Copyright (c) 2014 The Chromium Authors. All rights reserved.
```

```
Found in path(s):
```

```
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/test_files/test_relative_sysroot.cc
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/TranslationUnitGenerator.cpp
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/test_files/test.cc
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/test_files/test.h
* /opt/cola/permits/1338646601_1670489778.619556/0/clang-tar-gz/translation_unit/test_files/binomial.h
```

1.77 libdouble-conversion 3.2.0

1.77.1 Available under license :

```
## JRuby Joni v2.1.16
```

```
### MIT License
```

```
<pre>
```

```
Copyright (c) 2017 JRuby Team
```

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included

in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

```
## Double-conversion v1.1.5
```

```
### Double-conversion License
```

```
https://raw.githubusercontent.com/google/double-conversion/master/LICENSE
```

<pre>

Copyright 2006-2011, the V8 project authors. All rights reserved.
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

1.78 libnsl 2.0.0

1.78.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who
decide to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library,

whether gratis

or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software

patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many

libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a

portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses

the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.79 libwebp 1.2.2

1.79.1 Available under license :

Copyright (c) 2010, Google Inc. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of Google nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Additional IP Rights Grant (Patents)

"These implementations" means the copyrightable works that implement the WebM

codecs distributed by Google as part of the WebM Project.

Google hereby grants to you a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, transfer, and otherwise run, modify and propagate the contents of these implementations of WebM, where such license applies only to those patent claims, both currently owned by Google and acquired in the future, licensable by Google that are necessarily infringed by these implementations of WebM. This grant does not include claims that would be infringed only as a consequence of further modification of these implementations. If you or your agent or exclusive licensee institute or order or agree to the institution of patent litigation or any other patent enforcement activity against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that any of these implementations of WebM or any code incorporated within any of these implementations of WebM constitute direct or contributory patent infringement, or inducement of patent infringement, then any patent rights granted to you under this License for these implementations of WebM shall terminate as of the date such litigation is filed.

1.80 glib 2.69.3

1.80.1 Available under license :

This work may be reproduced and distributed in whole or in part, in any medium, physical or electronic, so as long as this copyright notice remains intact and unchanged on all copies. Commercial redistribution is permitted and encouraged, but you may not redistribute, in whole or in part, under terms more restrictive than those under which you received it. If you redistribute a modified or translated version of this work, you must also make the source code to the modified or translated version available in electronic form without charge. However, mere aggregation as part of a larger work shall not count as a modification for this purpose.

All code examples in this work are placed into the public domain, and may be used, modified and redistributed without restriction.

BECAUSE THIS WORK IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE WORK, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE WORK "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. SHOULD THE WORK PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY REPAIR OR CORRECTION.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE WORK AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE WORK, EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages

are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all

subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the

object code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany

the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE,

BE LIABLE TO YOU
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey

the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.81 mini-xml 2.10

1.81.1 Available under license :

Mini-XML License
September 18, 2010

The Mini-XML library and included programs are provided under the terms of the GNU Library General Public License version 2 (LGPL2) with the following exceptions:

1. Static linking of applications to the Mini-XML library does not constitute a derivative work and does not require the author to provide source code for the application, use the shared Mini-XML libraries, or link their applications against a user-supplied version of Mini-XML.

If you link the application to a modified version of Mini-XML, then the changes to Mini-XML must be provided under the terms of the LGPL2 in sections 1, 2, and 4.

2. You do not have to provide a copy of the Mini-XML license with programs that are linked to the Mini-XML library, nor do you have to identify the Mini-XML license in your program or documentation as required by section 6 of the LGPL2.

GNU LIBRARY GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1991 Free Software
Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have

the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them with the library, after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary

General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy,

and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work.

(Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute

the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made

generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Library General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY

KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Library General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Library General Public License for more details.

You should have received a copy of the GNU Library General Public License along with this library; if not, write to the Free

Software Foundation, Inc., 675 Mass Ave, Cambridge, MA 02139, USA.

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the
library
'Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.82 libwebsockets 3.1.99

1.82.1 Available under license :

Libwebsockets and included programs are provided under the terms of the GNU Library General Public License (LGPL) 2.1, with the following exceptions:

1) Any reference, whether in these modifications or in the GNU Library General Public License 2.1, to this License, these terms, the GNU Lesser Public License, GNU Library General Public License, LGPL, or any similar reference shall refer to the GNU Library General Public License 2.1 as modified by these paragraphs 1) through 4).

2) Static linking of programs with the libwebsockets library does not constitute a derivative work and does not require the author to provide source code for the program, use the shared libwebsockets libraries, or link their program against a user-supplied version of libwebsockets.

If you link the program to a modified version of libwebsockets, then the changes to libwebsockets must be provided under the terms of the LGPL in sections 1, 2, and 4.

3) You do not have to provide a copy of the libwebsockets license with programs that are linked to the libwebsockets library, nor do you have to identify the libwebsockets license in your program or documentation as required by section 6 of the LGPL.

However, programs must still identify their use of libwebsockets. The following example statement can be included in user documentation to satisfy this requirement:

"[program] is based in part on the work of the libwebsockets project
(<https://libwebsockets.org>)"

4) Some sources included have their own, more liberal licenses, or options to get original sources with the liberal terms.

Original liberal license retained

- lib/misc/sha-1.c - 3-clause BSD license retained, link to original
- win32port/zlib - ZLIB license (see zlib.h)
- lib/tls/mbedtls/wrapper - Apache 2.0 (only built if linked against mbedtls)

Relicensed to libwebsocket license

- lib/misc/base64-decode.c - relicensed to LGPL2.1+SLE, link to original
- lib/misc/daemonize.c - relicensed from Public Domain to LGPL2.1+SLE, link to original Public Domain version

Public Domain (CC-zero) to simplify reuse

- test-apps/*.c
- test-apps/*.h
- minimal-examples/*
- lws/*

----- end of exceptions

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure
the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard.

To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow.

Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library"

means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it).

Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the

Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest

your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it

contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood

that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library.

A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the

Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to

refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free

Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms
(or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.83 free-type 2.12.1

1.83.1 Available under license :

The FreeType Project LICENSE

2006-Jan-27

Copyright 1996-2002, 2006 by
David Turner, Robert Wilhelm, and Werner Lemberg

Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine,

various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""""

Portions
of this software are copyright <year> The FreeType
Project (www.freetype.org). All rights reserved.
""""

Please replace <year> with the value from the FreeType version you actually use.

Legal Terms

=====

0. Definitions

Throughout this license, the terms `package`, `FreeType Project`, and `FreeType archive` refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project`, be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

1. No Warranty

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

2. Redistribution

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file ('FTL.TXT') unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

3. Advertising

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: 'FreeType Project', 'FreeType Engine', 'FreeType library', or 'FreeType Distribution'.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

4. Contacts

There are two mailing lists related to FreeType:

- o freetype@nongnu.org

Discusses general use and applications of FreeType, as well as

future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

o freetype-devel@nongnu.org

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<https://www.freetype.org>

--- end of FTL.TXT ---

Files that don't get a copyright, or which are taken from elsewhere.

#

All lines in this file are patterns, including the comment lines; this

means that e.g. `FTL.TXT' matches all files that have this string in

the file name (including the path relative to the current directory,

always starting with `./').

#

Don't put empty lines into this file!

#

builds/unix/pkg.m4

#

docs/FTL.TXT

docs/GPLv2.TXT

#

include/freetype/internal/fthash.h

#

src/base/fthash.c

src/base/md5.c

src/base/md5.h

#

src/bdf/bdf.c

src/bdf/bdf.h

src/bdf/bdfdrivr.c

src/bdf/bdfdrivr.h

src/bdf/bdferror.h

src/bdf/bdflib.c

src/bdf/module.mk

src/bdf/README

src/bdf/rules.mk

#

src/pcf/module.mk

src/pcf/pcf.c

src/pcf/pcf.h

```
src/pcf/pcfdrivr.c
src/pcf/pcfdrivr.h
src/pcf/pcferror.h
src/pcf/pcfread.c
src/pcf/pcfread.h
src/pcf/pcfutil.c
src/pcf/pcfutil.h
src/pcf/README
src/pcf/rules.mk
#
src/gzip/adler32.c
src/gzip/infblock.c
src/gzip/infblock.h
src/gzip/infcodes.c
src/gzip/infcodes.h
src/gzip/inffixed.h
src/gzip/inflate.c
src/gzip/inftrees.c
src/gzip/inftrees.h
src/gzip/infutil.c
src/gzip/infutil.h
src/gzip/zconf.h
src/gzip/zlib.h
src/gzip/zutil.c
src/gzip/zutil.h
#
src/tools/apinames.c
src/tools/ftrandom/ftrandom.c
#
subprojects/dlg
#
#
EOF
```

FREETYPE LICENSES

The FreeType 2 font engine is copyrighted work and cannot be used legally without a software license. In order to make this project usable to a vast majority of developers, we distribute it under two mutually exclusive open-source licenses.

This means that *you* must choose *one* of the two licenses described below, then obey all its terms and conditions when using FreeType 2 in any of your projects or products.

- The FreeType License, found in the file `docs/FTL.TXT`, which is similar to the original BSD license *with* an advertising clause that forces you to explicitly cite the FreeType project in your

product's documentation. All details are in the license file.
This license is suited to products which don't use the GNU General
Public License.

Note that this license is compatible to the GNU General Public
License version 3, but not version 2.

- The GNU General Public License
version 2, found in
`docs/GPLv2.TXT` (any later version can be used also), for
programs which already use the GPL. Note that the FTL is
incompatible with GPLv2 due to its advertisement clause.

The contributed BDF and PCF drivers come with a license similar to
that of the X Window System. It is compatible to the above two
licenses (see files `src/bdf/README` and `src/pcf/README`). The same
holds for the source code files `src/base/ftstash.c` and
`include/freetype/internal/ftstash.h`; they were part of the BDF driver
in earlier FreeType versions.

The gzip module uses the zlib license (see `src/gzip/zlib.h`) which
too is compatible to the above two licenses.

The MD5 checksum support (only used for debugging in development
builds) is in the public domain.

--- end of LICENSE.TXT ---

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Library General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program"

means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on

the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

- a) 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; or,
- b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,
- c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source

code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this

License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software

Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General

Public License instead of this License.

1.84 libqrencode 3.4.1

1.84.1 Available under license :

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
Licenses are intended to guarantee your freedom to share and change
free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some
specially designated software packages--typically libraries--of the
Free Software Foundation and other authors who decide
to use it. You
can use it too, but we suggest you first think carefully about whether
this license or the ordinary General Public License is the better
strategy to use in any particular case, based on the explanations
below.

When we speak of free software, we are referring to freedom of use,
not price. Our General Public Licenses are designed to make sure that
you have the freedom to distribute copies of free software (and charge
for this service if you wish); that you receive source code or can get
it if you want it; that you can change the software and use pieces of
it in new free programs; and that you are informed that you can do
these things.

To protect your rights, we need to make restrictions that forbid
distributors to deny you these rights or to ask you to surrender these
rights. These restrictions translate to certain responsibilities for
you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages

are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under

copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) The modified work must itself be a software library.
- b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.
- c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.
- d) If a facility in the modified Library refers to a function or a

table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary

GNU General Public

License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all

subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object

code for the work under the terms of Section 6.

Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above

specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or

distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to

be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY

AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE
LIABLE TO YOU
FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR
CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE
LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING
RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A
FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF
SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.85 protobuf-c 1.2.1

1.85.1 Available under license :

Copyright (c) 2008-2016, Dave Benson and the protobuf-c authors.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The code generated by the protoc-gen-c code generator and by the protoc-c compiler is owned by the owner of the input files used when generating it. This code is not standalone and requires a support

library to be linked with it. This support library is covered by the above license.

1.86 openssl 1.1.1q

1.86.1 Available under license :

LICENSE ISSUES

=====

The OpenSSL toolkit stays under a double license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below for the actual license texts.

OpenSSL License

/* =====

- * Copyright (c) 1998-2019 The OpenSSL Project. All rights reserved.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- *
- * 1. Redistributions of source code must retain the above copyright
- * notice, this list of conditions and the following disclaimer.
- *
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in
- * the documentation and/or other materials provided with the
- * distribution.
- *
- * 3. All advertising materials mentioning features or use
- of this
- * software must display the following acknowledgment:
- * "This product includes software developed by the OpenSSL Project
- * for use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"
- *
- * 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to
- * endorse or promote products derived from this software without
- * prior written permission. For written permission, please contact
- * openssl-core@openssl.org.
- *
- * 5. Products derived from this software may not be called "OpenSSL"
- * nor may "OpenSSL" appear in their names without prior written
- * permission of the OpenSSL Project.
- *

```

* 6. Redistributions of any form whatsoever must retain the following
* acknowledgment:
* "This product includes software developed by the OpenSSL Project
* for use in the OpenSSL Toolkit (http://www.openssl.org/)"
*
* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY
* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED
* TO, THE
* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR
* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT OR
* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,
* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT
* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;
* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,
* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)
* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED
* OF THE POSSIBILITY OF SUCH DAMAGE.
* =====
*
* This product includes cryptographic software written by Eric Young
* (eay@cryptsoft.com). This product includes software written by Tim
* Hudson (tjh@cryptsoft.com).
*
*/

```

Original SSLeay License

```

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)
* All rights reserved.
*
* This package is an SSL implementation written
* by Eric Young (eay@cryptsoft.com).
* The implementation was written so as to conform with Netscapes SSL.
*
* This library is free for commercial and non-commercial use as long as
* the following conditions are aheared to. The following conditions
* apply to all code found in this distribution, be it the RC4, RSA,
* lhash, DES, etc., code; not just the SSL code. The SSL documentation
* included with this distribution is covered by the same copyright terms
* except that the holder is Tim Hudson (tjh@cryptsoft.com).
*
* Copyright remains Eric Young's, and as such any Copyright notices in
* the code are not to be removed.
* If this package is used in a product, Eric Young should be given attribution
* as the author of the parts of the library used.
* This can be in the form of a textual message at program startup or

```

- * in documentation (online or textual) provided with the package.
- *
- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- * 3. All advertising materials mentioning features or use of this software
- * must display the following acknowledgement:
- * "This product includes cryptographic software written by
- * Eric Young (eay@cryptsoft.com)"
- * The word 'cryptographic' can be left out if the routines from the library
- * being used are not cryptographic related :-).
- * 4. If you include any Windows specific code (or a derivative thereof) from
- * the apps directory (application code) you must include
- an acknowledgement:
- * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- *
- * THIS SOFTWARE IS PROVIDED BY ERIC YOUNG ``AS IS'' AND
- * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- * SUCH DAMAGE.
- *
- * The licence and distribution terms for any publically available version or
- * derivative of this code cannot be changed. i.e. this
- code cannot simply be
- * copied and put under another distribution licence
- * [including the GNU Public Licence.]
- */

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
 59 Temple Place - Suite 330, Boston, MA
 02111-1307, USA.

Everyone is permitted to copy and distribute verbatim copies
 of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price.

Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE
TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This

License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third

parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may

copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium

customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to

these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions

of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number.

If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

Appendix: How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) 19yy <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 59 Temple Place - Suite 330, Boston, MA 02111-1307, USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) 19yy name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c'
for details.
```

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public
License instead of this License.

The "Artistic License"

Preamble

The intent of this document is to state the conditions under which a
Package may be copied, such that the Copyright Holder maintains some
semblance of artistic control over the development of the package,
while giving the users of the package the right to use and distribute
the Package in a more-or-less customary fashion, plus the right to make
reasonable modifications.

Definitions:

"Package" refers to the collection of files distributed by the
Copyright Holder, and derivatives of that collection of files
created through textual modification.

"Standard Version" refers to such a Package if it has not been
modified, or has been modified in accordance with the wishes
of the Copyright Holder as specified below.

"Copyright Holder" is whoever is named in the copyright or
copyrights for the package.

"You" is you, if you're thinking about copying or distributing
this Package.

"Reasonable copying fee" is whatever you can justify on the
basis
of media cost, duplication charges, time of people involved,
and so on. (You will not be required to justify it to the
Copyright Holder, but only to the computing community at large

as a market that must bear the fee.)

"Freely Available" means that no fee is charged for the item itself, though there may be fees involved in handling the item. It also means that recipients of the item may redistribute it under the same conditions they received it.

1. You may make and give away verbatim copies of the source form of the Standard Version of this Package without restriction, provided that you duplicate all of the original copyright notices and associated disclaimers.
2. You may apply bug fixes, portability fixes and other modifications derived from the Public Domain or from the Copyright Holder. A Package modified in such a way shall still be considered the Standard Version.
3. You may otherwise modify your copy of this Package in any way, provided that you insert a prominent notice in each changed file stating how and when you changed that file, and provided that you do at least ONE of the following:
 - a) place your modifications in the Public Domain or otherwise make them Freely Available, such as by posting said modifications to Usenet or an equivalent medium, or placing the modifications on a major archive site such as uunet.uu.net, or by allowing the Copyright Holder to include your modifications in the Standard Version of the Package.
 - b) use the modified Package only within your corporation or organization.
 - c) rename any non-standard executables so the names do not conflict with standard executables, which must also be provided, and provide a separate manual page for each non-standard executable that clearly documents how it differs from the Standard Version.
 - d) make other distribution arrangements with the Copyright Holder.
4. You may distribute the programs of this Package in object code or executable form, provided that you do at least ONE of the following:
 - a) distribute a Standard Version of the executables and library files, together with instructions (in the manual page or equivalent) on where to get the Standard Version.
 - b) accompany the distribution with the machine-readable source of the Package with your modifications.
 - c) give non-standard executables non-standard names, and clearly

document the differences in manual pages (or equivalent), together with instructions on where to get the Standard Version.

d) make other distribution arrangements with the Copyright Holder.

5. You may charge a reasonable copying fee for any distribution of this Package. You may charge any fee you choose for support of this Package. You may not charge a fee for this Package itself. However, you may distribute this Package in aggregate with other (possibly commercial) programs as part of a larger (possibly commercial) software distribution provided

that you do not advertise this Package as a product of your own. You may embed this Package's interpreter within an executable of yours (by linking); this shall be construed as a mere form of aggregation, provided that the complete Standard Version of the interpreter is so embedded.

6. The scripts and library files supplied as input to or produced as output from the programs of this Package do not automatically fall under the copyright of this Package, but belong to whoever generated them, and may be sold commercially, and may be aggregated with this Package. If such scripts or library files are aggregated with this Package via the so-called "undump" or "unexec" methods of producing a binary executable image, then distribution of such an image shall neither be construed as a distribution of this Package nor shall it fall under the restrictions of Paragraphs 3 and 4, provided that you do not represent such an executable image as a Standard Version of this Package.

7. C subroutines

(or comparably compiled subroutines in other languages) supplied by you and linked into this Package in order to emulate subroutines and variables of the language defined by this Package shall not be considered part of this Package, but are the equivalent of input as in Paragraph 6, provided these subroutines do not change the language in any way that would cause it to fail the regression tests for the language.

8. Aggregation of this Package with a commercial distribution is always permitted provided that the use of this Package is embedded; that is, when no overt attempt is made to make this Package's interfaces visible to the end user of the commercial distribution. Such use shall not be construed as a distribution of this Package.

9. The name of the Copyright Holder may not be used to endorse or promote products derived from this software without specific prior written permission.

10. THIS PACKAGE IS PROVIDED "AS IS" AND WITHOUT ANY EXPRESS OR

IMPLIED WARRANTIES, INCLUDING, WITHOUT
LIMITATION, THE IMPLIED
WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

The End

1.87 zlib 1.2.11

1.87.1 Available under license :

Boost Software License - Version 1.0 - August 17th, 2003

Permission is hereby granted, free of charge, to any person or organization obtaining a copy of the software and accompanying documentation covered by this license (the "Software") to use, reproduce, display, distribute, execute, and transmit the Software, and to prepare derivative works of the Software, and to permit third-parties to whom the Software is furnished to do so, all subject to the following:

The copyright notices in the Software and this entire statement, including the above license grant, this restriction and the following disclaimer, must be included in all copies of the Software, in whole or in part, and all derivative works of the Software, unless such copies or derivative works are solely in the form of machine-executable object code generated by a source language processor.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS

FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT. IN NO EVENT SHALL THE COPYRIGHT HOLDERS OR ANYONE DISTRIBUTING THE SOFTWARE BE LIABLE FOR ANY DAMAGES OR OTHER LIABILITY, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

/* zlib.h -- interface of the 'zlib' general purpose compression library
version 1.2.11, January 15th, 2017

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not

claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.

2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

The data format used by the zlib library is described by RFCs (Request for Comments) 1950 to 1952 in the files <http://tools.ietf.org/html/rfc1950> (zlib format), rfc1951 (deflate format) and rfc1952 (gzip format).

*/

1.88 also 1.2.7.2

1.88.1 Available under license :

GNU GENERAL PUBLIC LICENSE
Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA
Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE

TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not

covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component

itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals

of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version

2.1 of the License, or

(at your option) any later version.

This program is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the
GNU General Public License for more details.

You should have received a copy of the GNU General Public License
along with this program; if not, write to the Free Software
Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this
when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.
```

The hypothetical commands

```
`show w' and `show c' should show the appropriate  
parts of the General Public License. Of course, the commands you use may  
be called something other than `show w' and `show c'; they could even be  
mouse-clicks or menu items--whatever suits your program.
```

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the program, if
necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into
proprietary programs. If your program is a subroutine library, you may
consider it more useful to permit linking proprietary applications with the
library. If this is what you want to do, use the GNU Library General
Public License instead of this License.

GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies

of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that

there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free

programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If

identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the

copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute

so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that

everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You

should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

1.89 duktape 2.2.0

1.89.1 Available under license :

Copyright 2014 Sauce Labs Inc.

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

1.90 eudev 3.2.7

1.90.1 Available under license :

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your
freedom to share and change it. By contrast, the GNU General Public
License is intended to guarantee your freedom to share and change free
software--to make sure the software is free for all its users. This
General Public License applies to most of the Free Software
Foundation's software and to any other program whose authors commit to
using it. (Some other Free Software Foundation software is covered by
the GNU Lesser General Public License instead.) You can apply it to
your programs, too.

When we speak of free software, we are referring to freedom, not
price. Our General Public Licenses are designed
to make sure that you
have the freedom to distribute copies of free software (and charge for
this service if you wish), that you receive source code or can get it
if you want it, that you can change the software or use pieces of it
in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid

anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program

is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under

any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN

IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the program's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License,

or

(at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

1.91 grpc 1.21.0

1.91.1 Available under license :

The MIT License (MIT)

Copyright (c) Feross Aboukhadijeh

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright 2010 James Halliday (mail@substack.net)

This project is free software released under the MIT/X11 license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2016, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This software is dual-licensed under the ISC and MIT licenses.

You may use this software under EITHER of the following licenses.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright Isaac Z. Schlueter and Contributors

All rights reserved.

Permission is

hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND

NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License, Version 2.0

Copyright (c) 2011 Dominic Tarr

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

MIT License

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any

purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Glob Logo

Glob's logo created by Tanya Brassie <<http://tanyabrassie.com/>>, licensed under a Creative Commons Attribution-ShareAlike 4.0 International License <https://creativecommons.org/licenses/by-sa/4.0/>
Copyright (c) 2013, Dominic Tarr
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The views and conclusions contained in the software and documentation are those of the authors and should not be interpreted as representing official policies, either expressed or implied, of the FreeBSD Project.
Copyright (c) Fork, Ltd.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

BoringSSL is a fork of OpenSSL. As such, large parts of it fall under OpenSSL licensing. Files that are completely new have a Google copyright and an ISC license. This license is reproduced at the bottom of this file.

Contributors to BoringSSL are required to follow the CLA rules for Chromium:
<https://cla.developers.google.com/cla>

Files in `third_party/` have their own licenses, as described therein. The MIT license, for `third_party/fiat`, which, unlike other `third_party` directories, is compiled into non-test libraries, is included below.

The OpenSSL toolkit stays under a dual license, i.e. both the conditions of the OpenSSL License and the original SSLeay license apply to the toolkit. See below

for the actual license texts. Actually both licenses are BSD-style Open Source licenses. In case of any license issues related to OpenSSL please contact openssl-core@openssl.org.

The following are Google-internal bug numbers where explicit permission from some authors is recorded for use of their work. (This is purely for our own record keeping.)

27287199

27287880

27287883

OpenSSL License

/* =====

* Copyright (c) 1998-2011 The OpenSSL Project. All rights reserved.

*

* Redistribution and use in source and binary forms, with or without

* modification, are permitted provided that the following conditions

* are met:

*

* 1. Redistributions of source code must retain the above copyright

* notice, this list of conditions and the following disclaimer.

*

* 2. Redistributions in binary form must reproduce the above copyright

* notice, this list of conditions and the following disclaimer in

* the documentation and/or other materials provided with the

* distribution.

*

* 3. All advertising materials mentioning features or use of this

* software must display the following acknowledgment:

* "This product includes software developed by the OpenSSL Project

* for

use in the OpenSSL Toolkit. (<http://www.openssl.org/>)"

*

* 4. The names "OpenSSL Toolkit" and "OpenSSL Project" must not be used to

* endorse or promote products derived from this software without

* prior written permission. For written permission, please contact

* openssl-core@openssl.org.

*

* 5. Products derived from this software may not be called "OpenSSL"

* nor may "OpenSSL" appear in their names without prior written

* permission of the OpenSSL Project.

*

* 6. Redistributions of any form whatsoever must retain the following

* acknowledgment:

* "This product includes software developed by the OpenSSL Project

* for use in the OpenSSL Toolkit (<http://www.openssl.org/>)"

*

* THIS SOFTWARE IS PROVIDED BY THE OpenSSL PROJECT ``AS IS" AND ANY

* EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE

* IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR

* PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE OpenSSL PROJECT

OR

* ITS CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,

* SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT

* NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES;

* LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)

* HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT,

* STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE)

* ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED

* OF THE POSSIBILITY OF SUCH DAMAGE.

* =====

*

* This product includes cryptographic software written by Eric Young

* (eay@cryptsoft.com). This product includes software written by Tim

* Hudson (tjh@cryptsoft.com).

*

*/

Original SSLeay License

/* Copyright (C) 1995-1998 Eric Young (eay@cryptsoft.com)

* All rights reserved.

*

* This package is an SSL implementation written

* by Eric Young (eay@cryptsoft.com).

* The implementation

was written so as to conform with Netscapes SSL.

*

* This library is free for commercial and non-commercial use as long as

* the following conditions are aheared to. The following conditions

* apply to all code found in this distribution, be it the RC4, RSA,

* lhash, DES, etc., code; not just the SSL code. The SSL documentation

* included with this distribution is covered by the same copyright terms

* except that the holder is Tim Hudson (tjh@cryptsoft.com).

*

* Copyright remains Eric Young's, and as such any Copyright notices in

* the code are not to be removed.

* If this package is used in a product, Eric Young should be given attribution

* as the author of the parts of the library used.

* This can be in the form of a textual message at program startup or

* in documentation (online or textual) provided with the package.

*

- * Redistribution and use in source and binary forms, with or without
- * modification, are permitted provided that the following conditions
- * are met:
- * 1. Redistributions of source code must retain the copyright
- * notice, this list of conditions and the following disclaimer.
- * 2. Redistributions in binary form must reproduce the above copyright
- * notice, this list of conditions and the following disclaimer in the
- * documentation and/or other materials provided with the distribution.
- * 3. All advertising materials mentioning features or use of this software
- * must display the following acknowledgement:
- * "This product includes cryptographic software written by
- * Eric Young (eay@cryptsoft.com)"
- * The word 'cryptographic' can be left out if the routines from the library
- * being used are not cryptographic related :-).
- * 4. If you include any Windows specific code (or a derivative thereof) from
- * the apps directory (application code) you must include an acknowledgement:
- * "This product includes software written by Tim Hudson (tjh@cryptsoft.com)"
- *
- * THIS SOFTWARE IS PROVIDED BY
- ERIC YOUNG ``AS IS" AND
- * ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE
- * IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE
- * ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR OR CONTRIBUTORS BE LIABLE
- * FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL
- * DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS
- * OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION)
- * HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT
- * LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY
- * OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF
- * SUCH DAMAGE.
- *
- * The licence and distribution terms for any publically available version or
- * derivative of this code cannot be changed. i.e. this code cannot simply be
- * copied and put under another distribution licence
- * [including the GNU Public Licence.]
- */

ISC license used
for completely new code in BoringSSL:

```
/* Copyright (c) 2015, Google Inc.
*
* Permission to use, copy, modify, and/or distribute this software for any
* purpose with or without fee is hereby granted, provided that the above
* copyright notice and this permission notice appear in all copies.
*
* THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
```

* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY
* SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION
* OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN
* CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE. */

The code in `third_party/ fiat` carries the MIT license:

Copyright (c) 2015-2016 the fiat-crypto authors (see
<https://github.com/mit-plv/fiat-crypto/blob/master/AUTHORS>).

Permission is hereby

granted, free of charge, to any person obtaining a copy
of this software and associated documentation files (the "Software"), to deal
in the Software without restriction, including without limitation the rights
to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
copies of the Software, and to permit persons to whom the Software is
furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all
copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE
SOFTWARE.

Licenses

for support code

Parts of the TLS test suite are under the Go license. This code is not included
in BoringSSL (i.e. `libcrypto` and `libssl`) when compiled, however, so
distributing code linked against BoringSSL does not trigger this license:

Copyright (c) 2009 The Go Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without
modification, are permitted provided that the following conditions are
met:

* Redistributions of source code must retain the above copyright

notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS

SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

BoringSSL uses the Chromium test infrastructure to run a continuous build, trybots etc. The scripts which manage this, and the script for generating build metadata, are under the Chromium license. Distributing code linked against BoringSSL does not trigger this license.

Copyright 2015 The Chromium Authors. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR

A PARTICULAR PURPOSE ARE DISCLAIMED.

IN NO EVENT SHALL THE COPYRIGHT

OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2008, Google Inc.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

The MIT License

Copyright (c) 2011 Dominic Tarr

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2011 Alexander Shtuchkin

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH

THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) 2015, Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE

LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2010-2011, Ethan Rublee

Copyright (c) 2011-2014, Andrey Kamaev

Copyright (c) 2014, Pavel Rojtberg

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. Neither the name of the copyright holder nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF

MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE

ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright 2014 gRPC authors.

Licensed under the Apache License, Version 2.0 (the "License");

you may not use this file except in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.

See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2011 Petteri Aimonen <jpa at nanopb.mail.kapsi.fi>

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Copyright (c) 2015 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The MIT License (MIT)

Copyright (c) 2015-2016 the fiat-crypto authors (see <https://github.com/mit-plv/fiat-crypto/blob/master/AUTHORS>).

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal

in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY,

WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

====

`String.fromCodePoint` by Mathias Bynens used according to terms of MIT License, as follows:

Copyright Mathias Bynens <<https://mathiasbynens.be/>>

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

Copyright (c) Sindre Sorhus <sindresorhus@gmail.com> (sindresorhus.com)

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade

names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "{}" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a

file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright {yyyy} {name of copyright owner}

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC License

Copyright (c) npm, Inc. and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2015 Calvin Metcalf

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

****THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.****

(MIT)

Copyright (c) 2013 Julian Gruber <julian@juliangruber.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(The MIT License)

Copyright (c) 2014 Nathan Rajlich <nathan@tootallnate.net>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation

files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(The MIT License)

Copyright (c) 2014 TJ Holowaychuk <tj@vision-media.ca>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the 'Software'), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED 'AS IS', WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c), Mapbox

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- * Neither the name of node-pre-gyp nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Copyright (c) 2015, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Copyright (c) 2014, Rebecca Turner <me@re-becca.org>

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Node.js is licensed for use as follows:

""

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

This license applies to parts of Node.js originating from the <https://github.com/joyent/node> repository:

""

Copyright Joyent, Inc. and other Node contributors. All rights reserved. Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""

The MIT License (MIT)

Copyright (c) 2013-2018, Viacheslav Lotsmanov

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.
MIT License

Copyright (c) 2018 Nikita Skovoroda <chalkerx@gmail.com>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

This software is released under the MIT license:

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in

the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but

not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work,

where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and

may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Minizlib was created by Isaac Z. Schlueter.
It is a derivative work of the Node.js project.

""""

Copyright Isaac Z. Schlueter and Contributors
Copyright Node.js contributors. All rights reserved.
Copyright Joyent, Inc. and other Node contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT.

IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

""""

The ISC License

Copyright (c) Isaac Z. Schlueter

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The MIT License (MIT)

Copyright (c) 2016 Zeit, Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN

CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright (c) 2015, Rebecca Turner

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

The ISC License

Copyright (c) Isaac Z. Schlueter and Contributors

Permission to use, copy, modify, and/or distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

This library bundles a version of the `fs.realpath` and `fs.realpathSync` methods from Node.js v0.10 under the terms of the Node.js MIT license.

Node's license follows, also included at the header of `old.js` which contains the licensed code:

Copyright Joyent, Inc. and other Node contributors.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Copyright Node.js contributors. All rights reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.92 expat 2.5.0

1.92.1 Available under license :

Copyright (c) 1998-2000 Thai Open Source Software Center Ltd and Clark Cooper
Copyright (c) 2001-2022 Expat maintainers

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included

in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

1.93 sqlite 3.40.0

1.93.1 Available under license :

This product includes the following softwares developed by David Crawshaw.
See LICENSE.zentus file.

And also, NestedVM (Apache License Version 2.0) is used inside sqlite-
GNU LESSER GENERAL PUBLIC LICENSE
Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a

combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of

this Lesser General Public License (also called "this License").

Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves,

then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to

a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License.

Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6.

Any executables

containing that work also fall under Section 6,

whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user

installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is

implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR

OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL

DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 59 Temple Place, Suite 330, Boston, MA 02111-1307 USA

Also add information on how to contact you by electronic and paper mail.

You should also

get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990

Ty Coon, President of Vice

That's all there is to it!

Copyright 1992, 1993, 1994, 1997 Henry Spencer. All rights reserved. This software is not subject to any license of the American Telephone and Telegraph Company or of the Regents of the University of California.

Permission is granted to anyone to use this software for any purpose on any computer system, and to alter it and redistribute it, subject to the following restrictions:

1. The author is not responsible for the consequences of use of this software, no matter how awful, even if they arise from flaws in it.
2. The origin of this software must not be misrepresented, either by explicit claim or by omission. Since few users ever read sources, credits must appear in the documentation.
3. Altered versions must be plainly marked as such, and must not be misrepresented as being the original software. Since few users ever read sources, credits must appear in the documentation.
4. This notice may not be removed or altered.

Apache License
Version 2.0, January 2004
<http://www.apache.org/licenses/>

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,
excluding those notices that do not pertain to any part of
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its
distribution, then any Derivative Works that You distribute must
include a readable copy of the attribution notices contained
within such NOTICE file, excluding
those notices that do not
pertain to any part of the Derivative Works, in at least one
of the following places: within a NOTICE text file distributed
as part of the Derivative Works; within the Source form or
documentation, if provided along with the Derivative Works; or,
within a display generated by the Derivative Works, if and
wherever such third-party notices normally appear. The contents
of the NOTICE file are for informational purposes only and
do not modify the License. You may add Your own attribution
notices within Derivative Works that You distribute, alongside
or as an addendum to the NOTICE text from the Work, provided
that such additional attribution notices cannot be construed
as modifying the License.

You may add Your own copyright statement to Your modifications and
may provide additional or different license terms and conditions

for use, reproduction, or distribution of Your modifications, or
for any such Derivative Works as a whole, provided Your use,
reproduction, and distribution of the Work otherwise complies with
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,
any Contribution intentionally submitted for inclusion in the Work
by You to the Licensor shall be under the terms and conditions of
this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify
the terms of any separate license agreement you may have executed
with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade
names, trademarks, service marks, or product names of the Licensor,
except as required for reasonable and customary use in describing the
origin of the Work and reproducing the
content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or
agreed to in writing, Licensor provides the Work (and each
Contributor provides its Contributions) on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

Copyright (c) 2006, David Crawshaw. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE REGENTS AND CONTRIBUTORS ``AS IS'' AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE REGENTS OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

1.94 dbus-java 2.7.1

1.94.1 Available under license :

The D-Bus Java implementation is licensed to you under your choice of the Academic Free License version 2.1, or the GNU Lesser/Library General Public License version 2. Both licenses are included here. Each source code file is marked with the proper copyright information.

The Academic Free License
v. 2.1

This Academic Free License (the "License") applies to any original work of authorship (the "Original Work") whose owner (the "Licensor") has placed the following notice immediately following the copyright notice for the Original

Work:

Licensed under the Academic Free License version 2.1

1) Grant of Copyright License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license to do the following:

- a) to reproduce the Original Work in copies;
- b) to prepare derivative works ("Derivative Works") based upon the Original Work;
- c) to distribute copies of the Original Work and Derivative Works to the public;
- d) to perform the Original Work publicly;
and
- e) to display the Original Work publicly.

2) Grant of Patent License. Licensor hereby grants You a world-wide, royalty-free, non-exclusive, perpetual, sublicenseable license, under patent claims owned or controlled by the Licensor that are embodied in the Original Work as furnished by the Licensor, to make, use, sell and offer for sale the Original Work and Derivative Works.

3) Grant of Source Code License. The term "Source Code" means the preferred form of the Original Work for making modifications to it and all available documentation describing how to modify the Original Work. Licensor hereby agrees to provide a machine-readable copy of the Source Code of the Original Work along with each copy of the Original Work that Licensor distributes. Licensor reserves the right to satisfy this obligation by placing a machine-readable copy of the Source Code in an information repository reasonably calculated to permit inexpensive and convenient access by You for as long as Licensor continues to distribute the Original Work, and by publishing the address of that information repository in a notice immediately following the copyright notice that applies to the Original Work.

4) Exclusions From License Grant. Neither the names of Licensor, nor the names of any contributors to the Original Work, nor any of their trademarks or service marks, may be used to endorse or promote products derived from this Original Work without express prior written permission of the Licensor. Nothing in this License shall be deemed to grant any rights to trademarks, copyrights, patents, trade secrets or any other intellectual property of Licensor except as expressly stated herein. No patent license is granted to make, use, sell or offer to sell embodiments of any patent claims other than the licensed claims

defined in Section 2. No right is granted to the trademarks of Licensor even if such marks are included in the Original Work. Nothing in this License shall be interpreted to prohibit

Licensor from licensing under different terms from this License any Original Work that Licensor otherwise would have a right to license.

5) This section intentionally omitted.

6) Attribution Rights. You must retain, in the Source Code of any Derivative Works that You create, all copyright, patent or trademark notices from the Source Code of the Original Work, as well as any notices of licensing and any descriptive text identified therein as an "Attribution Notice." You must cause the Source Code for any Derivative Works that You create to carry a prominent Attribution Notice reasonably calculated to inform recipients that You have modified the Original Work.

7) Warranty of Provenance and Disclaimer of Warranty. Licensor warrants that the copyright in and to the Original Work and the patent rights granted herein by Licensor are owned by the Licensor or are sublicensed to You under the terms of this License with the permission of the contributor(s) of those copyrights and patent rights.

Except as expressly stated in the immediately preceding sentence, the Original Work is provided under this License on an "AS IS" BASIS and WITHOUT WARRANTY, either express or implied, including, without limitation, the warranties of NON-INFRINGEMENT, MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY OF THE ORIGINAL WORK IS WITH YOU. This DISCLAIMER OF WARRANTY constitutes an essential part of this License. No license to Original Work is granted hereunder except under this disclaimer.

8) Limitation of Liability. Under no circumstances and under no legal theory, whether in tort (including negligence), contract, or otherwise, shall the Licensor be liable to any person for any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or the use of the Original Work including, without limitation, damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other

commercial damages or losses. This limitation of liability shall not apply to liability for death or personal injury resulting from Licensor's negligence to the extent applicable law prohibits such limitation. Some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, so this exclusion and limitation may not apply to You.

9) Acceptance and Termination. If You distribute copies of the Original Work or a Derivative Work, You must make a reasonable effort under the circumstances to obtain the express assent of recipients to the terms of this License. Nothing else but this License (or another written agreement between Licensor and You) grants You permission to create Derivative Works based upon the Original Work

or to exercise any of the rights granted in Section 1 herein, and any attempt to do so except under the terms of this License (or another written agreement between Licensor and You) is expressly prohibited by U.S. copyright law, the equivalent

laws of other countries, and by international treaty. Therefore, by exercising any of the rights granted to You in Section 1 herein, You indicate Your acceptance of this License and all of its terms and conditions.

10) Termination for Patent Action. This License shall terminate automatically and You may no longer exercise any of the rights granted to You by this License as of the date You commence an action, including a cross-claim or counterclaim, against Licensor or any licensee alleging that the Original Work infringes a patent. This termination provision shall not apply for an action alleging patent infringement by combinations of the Original Work with other software or hardware.

11) Jurisdiction, Venue and Governing Law. Any action or suit relating to this License may be brought only in the courts of a jurisdiction wherein the Licensor resides or in which Licensor conducts its primary business, and under the laws of that jurisdiction excluding its conflict-of-law provisions.

The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded. Any use of the Original Work outside the scope of this License or after its termination shall be subject to the requirements and penalties of the U.S. Copyright Act, 17 U.S.C. 101 et seq., the equivalent laws of other countries, and international treaty. This section shall survive the termination of this License.

12) Attorneys Fees. In any action to enforce the terms of this License or seeking damages relating thereto, the prevailing party shall be entitled to recover its costs and expenses, including, without limitation, reasonable attorneys' fees and costs incurred in connection with such action, including any appeal of such action. This section shall survive the termination of this License.

13) Miscellaneous. This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable.

14) Definition of "You" in This License. "You" throughout this License, whether in upper or lower case, means an individual or a legal entity exercising rights under, and complying with all of the terms of, this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with you. For purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent

(50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

15) Right to Use. You may use the Original Work in all ways not otherwise restricted or conditioned by this License or by law, and Licensor promises not to interfere with or be responsible for such uses by You.

This license is Copyright (C) 2003-2004 Lawrence E. Rosen. All rights reserved.

Permission is hereby granted to copy and distribute this license without modification. This license may not be modified without the express written permission of its copyright owner.

--

END OF ACADEMIC FREE LICENSE. The following is intended to describe the essential differences between the Academic Free License (AFL) version 1.0 and other open source licenses:

The Academic Free License is similar to the BSD, MIT, UoI/NCSA and Apache licenses in many respects but it is intended to solve a few problems with those licenses.

* The AFL is written so as to make it clear what software is being licensed (by the inclusion of a statement following the copyright notice in the software). This way, the license functions better than a template license. The BSD, MIT and UoI/NCSA licenses apply to unidentified software.

* The AFL contains a complete copyright grant to the software. The BSD and Apache licenses are vague and incomplete in that respect.

* The AFL contains a complete patent grant to the software. The BSD, MIT, UoI/NCSA and Apache licenses rely on an implied patent license and contain no explicit patent grant.

* The AFL makes it clear that no trademark rights are granted to the licensor's trademarks. The Apache license contains such a provision, but the BSD, MIT and UoI/NCSA licenses do not.

* The AFL includes the warranty by the licensor that it either owns the copyright or that it is distributing the software under a license. None of the other licenses contain that warranty. All other warranties are disclaimed, as is the case for the other licenses.

* The AFL is itself copyrighted (with the right granted to copy and distribute without modification). This ensures that the owner of the copyright to the license will control changes. The Apache license contains a copyright notice,

but the BSD, MIT and UoI/NCSA licenses do not.

--

START OF GNU LIBRARY GENERAL PUBLIC LICENSE

--

GNU LIBRARY GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

[This is the first released version of the library GPL. It is numbered 2 because it goes with version 2 of the ordinary GPL.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Library General Public License, applies to some specially designated Free Software Foundation software, and to any other libraries whose authors decide to use it. You can use it for your libraries, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library, or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link a program with the library, you must provide complete object files to the recipients so that they can relink them

with the library, after making changes to the library and recompiling it.

And you must show them these terms so they know their rights.

Our method of protecting your rights has two steps: (1) copyright the library, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the library.

Also, for each distributor's protection, we want to make certain that everyone understands that there is no warranty for this free library. If the library is modified by someone else and passed on, we want its recipients to know that what they have is not the original version, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that companies distributing free software will individually obtain patent licenses, thus in effect transforming the program into proprietary software. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License, which was designed for utility programs. This license, the GNU Library General Public License, applies to certain designated libraries. This license is quite different from the ordinary one; be sure to read it in full, and don't assume that anything in it is the same as in the ordinary license.

The reason we have a separate public license for some libraries is that they blur the distinction we usually make between modifying or adding to a program and simply using it. Linking a program with a library, without changing the library, is in some sense simply using the library, and is analogous to running a utility program or application program. However, in a textual and legal sense, the linked executable is a combined work, a derivative of the original library, and the ordinary General Public License treats it as such.

Because of this blurred distinction, using the ordinary General Public License for libraries did not effectively promote software sharing, because most developers did not use the libraries. We concluded that weaker conditions might promote sharing better.

However, unrestricted linking of non-free programs would deprive the users of those programs of all benefit from the free status of the libraries themselves. This Library General Public License is intended to

permit developers of non-free programs to use free libraries, while preserving your freedom as a user of such programs to change the free libraries that are incorporated in them. (We have not seen how to achieve this as regards changes in header files, but we have achieved it as regards changes in the actual functions of the Library.) The hope is that this will lead to faster development of free libraries.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, while the latter only works together with the library.

Note that it is possible for a library to be covered by the ordinary General Public License rather than by this special one.

GNU LIBRARY GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Library General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from

such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the

source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not. Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also compile or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during

execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

a) Accompany the work with the complete corresponding machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Accompany the work with a written offer, valid for at

least three years, to give the same user the materials specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

c) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

d) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library

facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you

may not distribute the Library at all. For example,
if a patent
license would not permit royalty-free redistribution of the Library by
all those who receive copies directly or indirectly through you, then
the only way you could satisfy both it and this License would be to
refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any
particular circumstance, the balance of the section is intended to apply,
and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any
patents or other property right claims or to contest validity of any
such claims; this section has the sole purpose of protecting the
integrity of the free software distribution system which is
implemented by public license practices. Many people have made
generous contributions to the wide range of software distributed
through that system in reliance on consistent application of that
system; it is up to the author/donor to decide if
he or she is willing
to distribute software through any other system and a licensee cannot
impose that choice.

This section is intended to make thoroughly clear what is believed to
be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in
certain countries either by patents or by copyrighted interfaces, the
original copyright holder who places the Library under this License may add
an explicit geographical distribution limitation excluding those countries,
so that distribution is permitted only in or among countries not thus
excluded. In such case, this License incorporates the limitation as if
written in the body of this License.

13. The Free Software Foundation may publish revised and/or new
versions of the Library General Public License from time to time.
Such new versions will be similar in spirit to the present version,
but may differ in detail to address new problems or concerns.

Each version is given a distinguishing
version number. If the Library
specifies a version number of this License which applies to it and
"any later version", you have the option of following the terms and
conditions either of that version or of any later version published by
the Free Software Foundation. If the Library does not specify a
license version number, you may choose any version ever published by
the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY

FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

<one line to give the library's name and a brief idea of what it does.>

Copyright (C) <year> <name of author>

This library is free
software; you can redistribute it and/or
modify it under the terms of the GNU Library General Public
License as published by the Free Software Foundation; either
version 2 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful,
but WITHOUT ANY WARRANTY; without even the implied warranty of
MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU
Library General Public License for more details.

You should have received a copy of the GNU Library General Public
License along with this library; if not, write to the Free Software
Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your
school, if any, to sign a "copyright disclaimer" for the library, if
necessary. Here is a sample; alter the names:

Yoyodyne,
Inc., hereby disclaims all copyright interest in the
library `Frob' (a library for tweaking knobs) written by James Random Hacker.

<signature of Ty Coon>, 1 April 1990
Ty Coon, President of Vice

That's all there is to it!

1.95 java-utils 1.0.2

1.95.1 Available under license :

MIT

1.96 libmatthew 0.8.1

1.96.1 Available under license :

No license file was found, but licenses were detected in source scan.

/*

* Java CGI Library

*
 * Copyright (c) Matthew Johnson 2004
 *
 * Permission is hereby granted, free of charge, to any person obtaining a copy
 * of this software and associated documentation files (the "Software"), to deal
 * in the Software without restriction, including without limitation the rights
 * to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
 * copies of the Software, and to permit persons to whom the Software is
 * furnished to do so, subject to the following conditions:
 *
 * The above copyright notice and this permission notice shall be included in
 * all copies or substantial portions of the Software.
 *
 * THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
 * IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
 * FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
 * AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
 * FOR ANY CLAIM, DAMAGES OR OTHER
 * LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
 * OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
 * THE SOFTWARE.
 *
 * To Contact the author, please email src@matthew.ath.cx
 *
 */

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/testcgi.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/DefaultErrorHandler.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/CGI.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/DisplayField.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/TextField.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/Radio.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/CGIHeaderSentException.java
 *
 /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/Field.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/TextArea.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/CGITools.java
 * /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/HiddenField.java

```
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/DropDown.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/HTMLForm.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/CGIErrorHandler.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/Password.java
*
/opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/CGIInvalidContentFormatException.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/CheckBox.java
No license file was found, but licenses were detected in source scan.
```

```
/*
* Java CGI Library
*
* Copyright (c) Matthew Johnson 2005
*
* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
* FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.
*
* To Contact the author, please email src@matthew.ath.cx
*
*/
```

Found in path(s):

```
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/MultipleDropDown.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/cgi/SubmitButton.java
```

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/cgi/NewTable.java

No license file was found, but licenses were detected in source scan.

/* Copyright (C) 1991-2019 Free Software Foundation, Inc.

This file is part of the GNU C Library.

The GNU C Library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

The GNU C Library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with the GNU C Library; if not, see

<<http://www.gnu.org/licenses/>>. */

/*

* Java Debug Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy

* of this software and associated documentation files (the "Software"), to deal

* in the Software without restriction, including without limitation the rights

* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

* copies of the Software, and to permit persons to whom the Software is

* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in

* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN

* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/debug/Debug.java

No license file was found, but licenses were detected in source scan.

/*

* Java Tee Stream Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/io/TeeOutputStream.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/io/TeeInputStream.java

No license file was found, but licenses were detected in source scan.

/*

* Java Unix Sockets Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights

* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS
BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.
*
* To Contact the author, please email src@matthew.ath.cx
*
*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/unix/testserver.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/unix/testclient.java

No license file was found, but licenses were detected in source scan.

/*

* Java Hexdump Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE
LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/Utils/Hexdump.java

No license file was found, but licenses were detected in source scan.

/*

* Java Exec Pipe Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/io/ExecInputStream.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/io/ExecOutputStream.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/io/InOutCopier.java

No license file was found, but licenses were detected in source scan.

/*

* Java DOM Printing Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-
jar/cx/ath/matthew/io/DOMPrinter.java

No license file was found, but licenses were detected in source scan.

/*

* Java IO Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in

* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.
*
* To Contact the author, please email src@matthew.ath.cx
*
*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/io/test.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/io/test3.java
* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/io/test2.java

No license file was found, but licenses were detected in source scan.

/*

* Java Debug Library

*

* Copyright (c) Matthew Johnson 2005

*

* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell
* copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS BE LIABLE
FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,
* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN
* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/debug/Debug.jpp

No license file was found, but licenses were detected in source scan.

/*

* Java Unix Sockets Library

*

* Copyright (c) Matthew Johnson 2004

*

* Permission is hereby granted, free of charge, to any person obtaining a copy

* of this software and associated documentation files (the "Software"), to deal

* in the Software without restriction, including without limitation the rights

* to use, copy, modify, merge, publish, distribute, sublicense, and/or sell

* copies of the Software, and to permit persons to whom the Software is

* furnished to do so, subject to the following conditions:

*

* The above copyright notice and this permission notice shall be included in

* all copies or substantial portions of the Software.

*

* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,

* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE

* AUTHORS OR COPYRIGHT HOLDERS

BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER

* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,

* OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN

* THE SOFTWARE.

*

* To Contact the author, please email src@matthew.ath.cx

*

*/

Found in path(s):

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/UnixSocket.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/UnixServerSocket.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/USOutputStream.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/USInputStream.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/NotConnectedException.java

* /opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/UnixSocketAddress.java

*

/opt/cola/permits/1500475171_1670397007.3644571/0/libmatthew-0-8-1-sources-jar/cx/ath/matthew/unix/UnixIOException.java

1.97 jre 11.0.12u10

1.97.1 Available under license :

```
## zlib v1.2.11
```

```
### zlib License
```

```
<pre>
```

Copyright (C) 1995-2017 Jean-loup Gailly and Mark Adler

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This notice may not be removed or altered from any source distribution.

Jean-loup Gailly Mark Adler
jloup@gzip.org madler@alumni.caltech.edu

```
</pre>
```

```
## The Unicode Standard, Unicode Character Database, Version 10.0.0
```

```
### Unicode Character Database
```

```
...
```

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the

directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU

UNEQUIVOCALLY ACCEPT, AND AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either

- (a) this copyright and permission notice appear with all copies of the Data Files or Software, or
- (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

Copyright (c) 1999-2003 David Corcoran <corcoran@musclecard.com>
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some files are under GNU GPL v3 or any later version

- doc/example/pcsc_demo.c
- the files in src/spy/
- the files in UnitaryTests/

Copyright (C) 2003-2014 Ludovic Rousseau

This program is free software: you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation, either version 3 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful,

but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program. If not, see <<http://www.gnu.org/licenses/>>.

Files src/auth.c and src/auth.h are:

- * Copyright (C) 2013 Red Hat
- *
- * All rights reserved.
- * Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:
- *
- * 1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- *
- * 2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- *
- * THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
- * "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
- * LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS
- * FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE
- * COPYRIGHT HOLDER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT,
- * INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING,
- * BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS
- * OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED
- * AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY,
- * OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF
- * THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH
- * DAMAGE.
- *
- * Author: Nikos Mavrogiannopoulos <nmav@redhat.com>

Files src/simclist.c and src/simclist.h are:

- * Copyright (c) 2007,2008,2009,2010,2011 Mij <mij@bitchx.it>
- *
- * Permission to use, copy, modify, and distribute this software for any purpose with or without fee is hereby granted, provided that the above copyright notice and this permission notice appear in all copies.
- *
- * THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES

* WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
* MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
* ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
* WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
* ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
* OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

Mozilla Elliptic Curve Cryptography (ECC)

Mozilla ECC Notice

This notice is provided with respect to Elliptic Curve Cryptography,
which is included with JRE, JDK, and OpenJDK.

You are receiving a

[copy](<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>)
of the Elliptic Curve Cryptography library in source
form with the JDK and OpenJDK source distributions, and as object code in
the JRE & JDK runtimes.

<pre>

In the case of the JRE & JDK runtimes, the terms of the Oracle license do
NOT apply to the Elliptic Curve Cryptography library; it is licensed under the
following license, separately from Oracle's JDK & JRE. If you do not wish to
install the Elliptic Curve Cryptography library, you may delete the
Elliptic Curve Cryptography library:

- On Solaris and Linux systems: delete \$(JAVA_HOME)/lib/libsunec.so
- On Mac OSX systems: delete \$(JAVA_HOME)/lib/libsunec.dylib
- On Windows systems: delete \$(JAVA_HOME)\bin\sunec.dll

</pre>

###

Written Offer for Source Code

<pre>

For third party technology that you receive from Oracle in binary form
which is licensed under an open source license that gives you the right
to receive the source code for that binary, you can obtain a copy of
the applicable source code from this page:

<http://hg.openjdk.java.net/jdk9/jdk9/jdk/file/tip/src/jdk.crypto.ec/share/native/libsunec/impl>

If the source code for the technology was not provided to you with the
binary, you can also receive a copy of the source code on physical
media by submitting a written request to:

Oracle America, Inc.
Attn: Associate General Counsel,
Development and Engineering Legal
500 Oracle Parkway, 10th Floor

Redwood Shores, CA 94065

Or, you may send an email to Oracle using the form at:

<http://www.oracle.com/goto/opensourcecode/request>

Your request should include:

- The name of the component or binary file(s) for which you are requesting the source code
- The name and version number of the Oracle product containing the binary
- The date you received the Oracle product
- Your name
- Your company name (if applicable)
- Your return mailing address and email and
- A telephone number in the event we need to reach you.

We may charge you a fee to cover the cost of physical media and processing.

Your request must be sent (i) within three (3) years of the date you received the Oracle product that included the component or binary file(s) that are the subject of your request, or (ii) in the case of code licensed under the GPL v3, for as long as Oracle offers spare parts or customer support for that product model.

</pre>

LGPL 2.1

<pre>

GNU LESSER GENERAL PUBLIC LICENSE

Version 2.1, February 1999

Copyright (C) 1991, 1999 Free Software Foundation, Inc.
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA
Everyone is permitted to copy and distribute verbatim copies
of this license document,
but changing it is not allowed.

[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.]

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public Licenses are intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users.

This license, the Lesser General Public License, applies to some specially designated software packages--typically libraries--of the Free Software Foundation and other authors who decide to use it. You can use it too, but we suggest you first think carefully about whether this license or the ordinary General Public License is the better strategy to use in any particular case, based on the explanations below.

When we speak of free software, we are referring to freedom of use, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish); that you receive source code or can get it if you want it; that you can change the software and use pieces of it in new free programs; and that you are informed that you can do these things.

To protect your rights, we need to make restrictions that forbid distributors to deny you these rights or to ask you to surrender these rights. These restrictions translate to certain responsibilities for you if you distribute copies of the library or if you modify it.

For example, if you distribute copies of the library, whether gratis or for a fee, you must give the recipients all the rights that we gave you. You must make sure that they, too, receive or can get the source code. If you link other code with the library, you must provide complete object files to the recipients, so that they can relink them with the library after making changes to the library and recompiling it. And you must show them these terms so they know their rights.

We protect your rights with a two-step method: (1) we copyright the library, and (2) we offer you this license, which gives you legal permission to copy, distribute and/or modify the library.

To protect each distributor, we want to make it very clear that there is no warranty for the free library. Also, if the library is modified by someone else and passed on, the recipients should know that what they have is not the original version, so that the original author's reputation will not be affected by problems that might be introduced by others.

Finally, software patents pose a constant threat to the existence of any free program. We wish to make sure that a company cannot effectively restrict the users of a free program by obtaining a restrictive license from a patent holder. Therefore, we insist that any patent license obtained for a version of the library must be consistent with the full freedom of use specified in this license.

Most GNU software, including some libraries, is covered by the ordinary GNU General Public License. This license, the GNU Lesser General Public License, applies to certain designated libraries, and is quite different from the ordinary General Public License. We use this license for certain libraries in order to permit linking those libraries into non-free programs.

When a program is linked with a library, whether statically or using a shared library, the combination of the two is legally speaking a combined work, a derivative of the original library. The ordinary General Public License therefore permits such linking only if the entire combination fits its criteria of freedom. The Lesser General Public License permits more lax criteria for linking other code with the library.

We call this license the "Lesser" General Public License because it does Less to protect the user's freedom than the ordinary General Public License. It also provides other free software developers Less of an advantage over competing non-free programs. These disadvantages are the reason we use the ordinary General Public License for many libraries. However, the Lesser license provides advantages in certain special circumstances.

For example, on rare occasions, there may be a special need to encourage the widest possible use of a certain library, so that it becomes a de-facto standard. To achieve this, non-free programs must be allowed to use the library. A more frequent case is that a free library does the same job as widely used non-free libraries. In this case, there is little to gain by limiting the free library to free software only, so we use the Lesser General Public License.

In other cases, permission to use a particular library in non-free programs enables a greater number of people to use a large body of free software. For example, permission to use the GNU C Library in non-free programs enables many more people to use the whole GNU operating system, as well as its variant, the GNU/Linux operating system.

Although the Lesser General Public License is Less protective of the users' freedom, it does ensure that the user of a program that is linked with the Library has the freedom and the wherewithal to run that program using a modified version of the Library.

The precise terms and conditions for copying, distribution and modification follow. Pay close attention to the difference between a "work based on the library" and a "work that uses the library". The former contains code derived from the library, whereas the latter must be combined with the library in order to run.

GNU LESSER GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License Agreement applies to any software library or other program which contains a notice placed by the copyright holder or other authorized party saying it may be distributed under the terms of this Lesser General Public License (also called "this License"). Each licensee is addressed as "you".

A "library" means a collection of software functions and/or data prepared so as to be conveniently linked with application programs (which use some of those functions and data) to form executables.

The "Library", below, refers to any such software library or work which has been distributed under these terms. A "work based on the Library" means either the Library or any derivative work under copyright law: that is to say, a work containing the Library or a portion of it, either verbatim or with modifications and/or translated straightforwardly into another language. (Hereinafter, translation is included without limitation in the term "modification".)

"Source code" for a work means the preferred form of the work for making modifications to it. For a library, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the library.

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running a program using the Library is not restricted, and output from such a program is covered only if its contents constitute a work based on the Library (independent of the use of the Library in a tool for writing it). Whether that is true depends on what the Library does and what the program that uses the Library does.

1. You may copy and distribute verbatim copies of the Library's complete source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and distribute a copy of this License along with the Library.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Library or any portion of it, thus forming a work based on the Library, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) The modified work must itself be a software library.

b) You must cause the files modified to carry prominent notices stating that you changed the files and the date of any change.

c) You must cause the whole of the work to be licensed at no charge to all third parties under the terms of this License.

d) If a facility in the modified Library refers to a function or a table of data to be supplied by an application program that uses the facility, other than as an argument passed when the facility is invoked, then you must make a good faith effort to ensure that, in the event an application does not supply such function or table, the facility still operates, and performs whatever part of its purpose remains meaningful.

(For example, a function in a library to compute square roots has a purpose that is entirely well-defined independent of the application. Therefore, Subsection 2d requires that any application-supplied function or table used by this function must be optional: if the application does not supply it, the square root function must still compute square roots.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Library, and can be reasonably considered independent and separate works in themselves, then this License, and its terms, do not apply to those sections when you distribute them as separate works. But when you distribute the same sections as part of a whole which is a work based

on the Library, the distribution of the whole must be on the terms of this License, whose permissions for other licensees extend to the entire whole, and thus to each and every part regardless of who wrote it.

Thus, it is not the intent of this section to claim rights or contest your rights to work written entirely by you; rather, the intent is to exercise the right to control the distribution of derivative or collective works based on the Library.

In addition, mere aggregation of another work not based on the Library with the Library (or with a work based on the Library) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may opt to apply the terms of the ordinary GNU General Public License instead of this License to a given copy of the Library. To do this, you must alter all the notices that refer to this License, so that they refer to the ordinary GNU General Public License, version 2, instead of to this License. (If a newer version than version 2 of the ordinary GNU General Public License has appeared, then you can specify that version instead if you wish.) Do not make any other change in these notices.

Once this change is made in a given copy, it is irreversible for that copy, so the ordinary GNU General Public License applies to all subsequent copies and derivative works made from that copy.

This option is useful when you wish to copy part of the code of the Library into a program that is not a library.

4. You may copy and distribute the Library (or a portion or derivative of it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you accompany it with the complete corresponding machine-readable source code, which must be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange.

If distribution of object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place satisfies the requirement to distribute the source code, even though third parties are not compelled to copy the source along with the object code.

5. A program that contains no derivative of any portion of the

Library, but is designed to work with the Library by being compiled or linked with it, is called a "work that uses the Library". Such a work, in isolation, is not a derivative work of the Library, and therefore falls outside the scope of this License.

However, linking a "work that uses the Library" with the Library creates an executable that is a derivative of the Library (because it contains portions of the Library), rather than a "work that uses the library". The executable is therefore covered by this License. Section 6 states terms for distribution of such executables.

When a "work that uses the Library" uses material from a header file that is part of the Library, the object code for the work may be a derivative work of the Library even though the source code is not.

Whether this is true is especially significant if the work can be linked without the Library, or if the work is itself a library. The threshold for this to be true is not precisely defined by law.

If such an object file uses only numerical parameters, data structure layouts and accessors, and small macros and small inline functions (ten lines or less in length), then the use of the object file is unrestricted, regardless of whether it is legally a derivative work. (Executables containing this object code plus portions of the Library will still fall under Section 6.)

Otherwise, if the work is a derivative of the Library, you may distribute the object code for the work under the terms of Section 6. Any executables containing that work also fall under Section 6, whether or not they are linked directly with the Library itself.

6. As an exception to the Sections above, you may also combine or link a "work that uses the Library" with the Library to produce a work containing portions of the Library, and distribute that work under terms of your choice, provided that the terms permit modification of the work for the customer's own use and reverse engineering for debugging such modifications.

You must give prominent notice with each copy of the work that the Library is used in it and that the Library and its use are covered by this License. You must supply a copy of this License. If the work during execution displays copyright notices, you must include the copyright notice for the Library among them, as well as a reference directing the user to the copy of this License. Also, you must do one of these things:

- a) Accompany the work with the complete corresponding

machine-readable source code for the Library including whatever changes were used in the work (which must be distributed under Sections 1 and 2 above); and, if the work is an executable linked with the Library, with the complete machine-readable "work that uses the Library", as object code and/or source code, so that the user can modify the Library and then relink to produce a modified executable containing the modified Library. (It is understood that the user who changes the contents of definitions files in the Library will not necessarily be able to recompile the application to use the modified definitions.)

b) Use a suitable shared library mechanism for linking with the Library. A suitable mechanism is one that (1) uses at run time a copy of the library already present on the user's computer system, rather than copying library functions into the executable, and (2) will operate properly with a modified version of the library, if the user installs one, as long as the modified version is interface-compatible with the version that the work was made with.

c) Accompany the work with a written offer, valid for at least three years, to give the same user the materials

specified in Subsection 6a, above, for a charge no more than the cost of performing this distribution.

d) If distribution of the work is made by offering access to copy from a designated place, offer equivalent access to copy the above specified materials from the same place.

e) Verify that the user has already received a copy of these materials or that you have already sent this user a copy.

For an executable, the required form of the "work that uses the Library" must include any data and utility programs needed for reproducing the executable from it. However, as a special exception, the materials to be distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

It may happen that this requirement contradicts the license restrictions of other proprietary libraries that do not normally accompany the operating system. Such a contradiction means you cannot use both them and the Library together in an executable that you distribute.

7. You may place library facilities that are a work based on the Library side-by-side in a single library together with other library facilities not covered by this License, and distribute such a combined library, provided that the separate distribution of the work based on the Library and of the other library facilities is otherwise permitted, and provided that you do these two things:

a) Accompany the combined library with a copy of the same work based on the Library, uncombined with any other library facilities. This must be distributed under the terms of the Sections above.

b) Give prominent notice with the combined library of the fact that part of it is a work based on the Library, and explaining where to find the accompanying uncombined form of the same work.

8. You may not copy, modify, sublicense, link with, or distribute the Library except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense, link with, or distribute the Library is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

9. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Library or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Library (or any work based on the Library), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Library or works based on it.

10. Each time you redistribute the Library (or any work based on the Library), the recipient automatically receives a license from the original licensor to copy, distribute, link with or modify the Library subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties with this License.

11. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not

excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Library at all. For example, if a patent license would not permit royalty-free redistribution of the Library by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Library.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply, and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

12. If the distribution and/or use of the Library is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Library under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

13. The Free Software Foundation may publish revised and/or new versions of the Lesser General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Library specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Library does not specify a

license version number, you may choose any version ever published by the Free Software Foundation.

14. If you wish to incorporate parts of the Library into other free programs whose distribution conditions are incompatible with these, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

NO WARRANTY

15. BECAUSE THE LIBRARY IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE LIBRARY, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE LIBRARY "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE LIBRARY IS WITH YOU. SHOULD THE LIBRARY PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

16. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE LIBRARY AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE LIBRARY (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE LIBRARY TO OPERATE WITH ANY OTHER SOFTWARE), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How to Apply These Terms to Your New Libraries

If you develop a new library, and you want it to be of the greatest possible use to the public, we recommend making it free software that everyone can redistribute and change. You can do so by permitting redistribution under these terms (or, alternatively, under the terms of the ordinary General Public License).

To apply these terms, attach the following notices to the library. It is

safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the library's name and a brief idea of what it does.>  
Copyright (C) <year> <name of author>
```

This library is free software; you can redistribute it and/or modify it under the terms of the GNU Lesser General Public License as published by the Free Software Foundation; either version 2.1 of the License, or (at your option) any later version.

This library is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU Lesser General Public License for more details.

You should have received a copy of the GNU Lesser General Public License along with this library; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the library, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims  
all copyright interest in the  
library `Frob' (a library for tweaking knobs) written by James Random Hacker.
```

```
<signature of Ty Coon>, 1 April 1990  
Ty Coon, President of Vice
```

That's all there is to it!

```
</pre>  
## xwd v1.0.7  
  
### xwd utility  
<pre>
```

This is the copyright for the files in src/java.desktop/unix/native/libawt_xawt:
list.h, multiVis.h, wsutils.h, list.c, multiVis.c

Copyright 1994 Hewlett-Packard Co.
Copyright 1996, 1998 The Open Group

Permission to use, copy, modify, distribute, and sell this software and its documentation for any purpose is hereby granted without fee, provided that the above copyright notice appear in all copies and that both that copyright notice and this permission notice appear in supporting documentation.

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE OPEN GROUP BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Except as contained in this notice, the name of The Open Group shall not be used in advertising or otherwise to promote the sale, use or other dealings in this Software without prior written authorization from The Open Group.

```
</pre>
## CUP Parser Generator for Java v 0.11b
```

```
### CUP Parser Generator License
<pre>
```

Copyright 1996-2015 by Scott Hudson, Frank Flannery, C. Scott Ananian, Michael Petter

Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the names of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software.

```
</pre>
## PC/SC Lite v1.9.5

### PC/SC Lite License
<pre>
```

The main parts of the code are using the BSD-like licence bellow:

```
Copyright (c) 1999-2003 David Corcoran <corcoran@linuxnet.com>
Copyright (c) 2001-2011 Ludovic Rousseau <ludovic.rousseau@free.fr>
All rights reserved.
```

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

Changes to this license can be made only by the copyright author with explicit written consent.

THIS

SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Some source code files are using other licences. See the [COPYING](<https://salsa.debian.org/rousseau/PCSC/-/blob/master/COPYING>) file for details.

```
</pre>
This is the copyright file
Copyright 2005 Sun Microsystems, Inc. All rights reserved.
Use is subject to license terms.
```

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

- (a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or
- (b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available,

modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and

(b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

- (a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and
- (b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute

a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*
*
*
* 6. Disclaimer of Warranty *
* ----- *
* *
* Covered Software is provided under this License on an "as is" *
* basis, without warranty of any kind, either expressed, implied, or *
* statutory, including, without limitation, warranties that the *
* Covered Software is free of defects, merchantable, fit for a *
* particular purpose or non-infringing. The entire risk as to the *
* quality and performance of the Covered Software is with You. *
* Should any Covered Software prove defective in any respect, You *
* (not any Contributor) assume the cost of any necessary servicing, *
* repair, or correction. This disclaimer of warranty constitutes an *
* essential part of this License. No use of any Covered
Software is *
* authorized under this License except under this disclaimer. *
* *
* *
* *

*

* 7. Limitation of Liability *
 * ----- *

*

* Under no circumstances and under no legal theory, whether tort *
 * (including negligence), contract, or otherwise, shall any *
 * Contributor, or anyone who distributes Covered Software as *
 * permitted above, be liable to You for any direct, indirect, *
 * special, incidental, or consequential damages of any character *
 * including, without limitation,
 damages for lost profits, loss of *
 * goodwill, work stoppage, computer failure or malfunction, or any *
 * and all other commercial damages or losses, even if such party *
 * shall have been informed of the possibility of such damages. This *
 * limitation of liability shall not apply to liability for death or *
 * personal injury resulting from such party's negligence to the *
 * extent applicable law prohibits such limitation. Some *
 * jurisdictions do not allow the exclusion or limitation of *
 * incidental or consequential damages, so this exclusion and *
 * limitation may not apply to You. *

*

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.
Copyright 2008, Google Inc.
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.

- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

- * Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR

CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

Thai Dictionary

Thai Dictionary License

<pre>

Copyright (C) 1982 The Royal Institute, Thai Royal Government.

Copyright (C) 1998 National Electronics and Computer Technology Center,
National Science and Technology Development Agency,
Ministry of Science Technology and Environment,
Thai Royal Government.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights

to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

```
</pre>
## Apache Santuario v2.3.0
```

```
### Apache Santuario Notice
```

```
<pre>
```

```
Apache Santuario - XML Security for Java
Copyright 1999-2021 The Apache Software Foundation
```

```
This product includes software developed at
The Apache Software Foundation (http://www.apache.org/).
```

```
It was originally based on software copyright (c) 2001, Institute for
Data Communications Systems, http://www.nue.et-inf.uni-siegen.de/.
```

```
The development of this software was partly funded by the European
Commission in the <WebSig> project in the ISIS Programme.
```

```
</pre>
```

```
### Apache 2.0 License
```

```
<pre>
```

```
Apache License
Version 2.0, January 2004
http://www.apache.org/licenses/
```

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction,

and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to

communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this

License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a

cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and

attribution notices from the Source form of the Work,
excluding those notices that
do not pertain to any part of
the Derivative Works; and

(d) If the Work includes a "NOTICE" text file as part of its
distribution, then any Derivative Works that You distribute must
include a readable copy of the attribution notices contained
within such NOTICE file, excluding those notices that do not
pertain to any part of the Derivative Works, in at least one
of the following places: within a NOTICE text file distributed
as part of the Derivative Works; within the Source form or
documentation, if provided along with the Derivative Works; or,
within a display generated by the Derivative Works, if and
wherever such third-party notices normally appear. The contents
of the NOTICE file are for informational purposes only and
do not modify the License. You may add Your own attribution
notices within Derivative Works that You distribute, alongside
or as an addendum to the NOTICE text from
the Work, provided
that such additional attribution notices cannot be construed
as modifying the License.

You may add Your own copyright statement to Your modifications and
may provide additional or different license terms and conditions
for use, reproduction, or distribution of Your modifications, or
for any such Derivative Works as a whole, provided Your use,
reproduction, and distribution of the Work otherwise complies with
the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise,
any Contribution intentionally submitted for inclusion in the Work
by You to the Licensor shall be under the terms and conditions of
this License, without any additional terms or conditions.
Notwithstanding the above, nothing herein shall supersede or modify
the terms of any separate license agreement you may have executed
with Licensor regarding such Contributions.

6. Trademarks. This License does not
grant permission to use the trade
names, trademarks, service marks, or product names of the Licensor,
except as required for reasonable and customary use in describing the
origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or
agreed to in writing, Licensor provides the Work (and each
Contributor provides its Contributions) on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or

implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except

in compliance with the License.

You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

</pre>

ADDITIONAL INFORMATION ABOUT LICENSING

Certain files distributed by Oracle America, Inc. and/or its affiliates are subject to the following clarification and special exception to the GPLv2, based on the GNU Project exception for its Classpath libraries, known as the GNU Classpath Exception.

Note that Oracle includes multiple, independent programs in this software package. Some of those programs are provided under licenses deemed incompatible with the GPLv2 by the Free Software Foundation and others. For example, the package includes programs licensed under the Apache License, Version 2.0 and may include FreeType. Such programs are licensed to you under their original licenses.

Oracle facilitates your further distribution of this package by adding the Classpath Exception to the necessary parts of its GPLv2 code, which permits you to use that code in combination with other independent modules not licensed under the GPLv2. However, note that this would not permit you to commingle code under an incompatible license with Oracle's GPLv2 licensed code by, for example, cutting and pasting such code into a file also containing Oracle's GPLv2 licensed code and then distributing the result.

Additionally, if you were to remove the Classpath Exception from any of the files to which it applies and distribute the result, you would likely be required to license some or all of the other code in that distribution under the GPLv2 as well, and since the GPLv2 is incompatible with the license terms of some items included in the distribution by Oracle, removing the Classpath Exception could therefore effectively compromise your ability to further distribute the package.

Failing to distribute notices associated with some files may also create unexpected legal consequences.

Proceed with caution and we recommend that you obtain the advice of a lawyer skilled in open source matters before removing the Classpath Exception or

making modifications
to this package which may subsequently be redistributed
and/or involve the use of third party software.
This file contains a list of people who've made non-trivial
contribution to the Google C++ Testing Framework project. People
who commit code to the project are encouraged to add their names
here. Please keep the list sorted by first names.

Ajay Joshi <jaj@google.com>
Balzs Dn <balazs.dan@gmail.com>
Bharat Mediratta <bharat@menalto.com>
Chandler Carruth <chandlerc@google.com>
Chris Prince <cprince@google.com>
Chris Taylor <taylorc@google.com>
Dan Egnor <egnor@google.com>
Eric Roman <eroman@chromium.org>
Hady Zalek <hady.zalek@gmail.com>
Jeffrey Yasskin <jyasskin@google.com>
Ji Sigursson <joi@google.com>
Keir Mierle <mierle@gmail.com>
Keith Ray <keith.ray@gmail.com>
Kenton Varda <kenton@google.com>
Manuel Klimek <klimek@google.com>
Markus Heule <markus.heule@gmail.com>
Mika Raento <mikie@iki.fi>
Mikls Fazekas <mfazekas@szemafor.com>
Pasi Valminen <pasi.valminen@gmail.com>
Patrick Hanna <phanna@google.com>
Patrick Riley <pfr@google.com>
Peter Kaminski <piotr@google.com>
Preston
Jackson <preston.a.jackson@gmail.com>
Rainer Klaffenboeck <rainer.klaffenboeck@dynatrace.com>
Russ Cox <rsc@google.com>
Russ Rufer <russ@pentad.com>
Sean McAfee <eefacm@gmail.com>
Sigurur sgeirsson <siggi@google.com>
Tracy Bialik <tracy@pentad.com>
Vadim Berman <vadimb@google.com>
Vlad Losev <vladl@google.com>
Zhanyong Wan <wan@google.com>

OASIS PKCS #11 Cryptographic Token Interface v3.0

OASIS PKCS #11 Cryptographic Token Interface License
<pre>

Copyright OASIS Open 2020. All Rights Reserved.

All capitalized terms in the following text have the meanings assigned to them in the OASIS Intellectual Property Rights Policy (the "OASIS IPR Policy"). The full Policy may be found at the OASIS website: [<http://www.oasis-open.org/policies-guidelines/ipr>]

This document and translations of it may be copied and furnished to others, and derivative works that comment on or otherwise explain it or assist in its implementation may be prepared, copied, published, and distributed, in whole or in part, without restriction of any kind, provided that the above copyright notice and this section are included on all such copies and derivative works. However, this document itself may not be modified in any way, including by removing the copyright notice or references to OASIS, except as needed for the purpose of developing any document or deliverable produced by an OASIS Technical Committee (in which case the rules applicable to copyrights, as set forth in the OASIS IPR Policy, must be followed) or as required to translate it into languages other than English.

The limited permissions granted above are perpetual and will not be revoked by OASIS or its successors or assigns.

This document and the information contained herein is provided on an "AS IS" basis and OASIS DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO ANY WARRANTY THAT THE USE OF THE INFORMATION HEREIN WILL NOT INFRINGE ANY OWNERSHIP RIGHTS OR ANY IMPLIED WARRANTIES OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. OASIS AND ITS MEMBERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THIS DOCUMENT OR ANY PART THEREOF.

[OASIS requests that any OASIS Party or any other party that believes it has patent claims that would necessarily be infringed by implementations of this OASIS Standards Final Deliverable, to notify OASIS TC Administrator and provide an indication of its willingness to grant patent licenses to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this deliverable.]

[OASIS invites any party to contact the OASIS TC Administrator if it is aware of a claim of ownership of any patent claims that would necessarily be infringed by implementations of this OASIS Standards Final Deliverable by a patent holder that is not willing to provide a license to such patent claims in a manner consistent with the IPR Mode of the OASIS Technical Committee that produced this OASIS Standards Final Deliverable. OASIS may include such claims on its website, but disclaims any obligation to do so.]

[OASIS takes no position regarding the validity or scope of any intellectual property or other rights that might be claimed to pertain to the implementation or use of the technology described in this OASIS

Standards Final Deliverable or the extent to which any license under such rights might or might not be available; neither does it represent that it has made any effort to identify any such rights. Information on OASIS' procedures with respect to rights in any document or deliverable produced by an OASIS Technical Committee can be found on the OASIS website. Copies of claims of rights made available for publication and any assurances of licenses to be made available, or the result of an attempt made to obtain a general license or permission for the use of such proprietary rights by implementers or users of this OASIS Standards Final Deliverable, can be obtained from the OASIS TC Administrator. OASIS makes no representation that any information or list of intellectual property rights will at any time be complete, or that any claims in such list are, in fact, Essential Claims.]

</pre>

Cryptix AES v3.2.0

Cryptix General License

<pre>

Cryptix General License

Copyright (c) 1995-2005 The Cryptix Foundation Limited.

All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE CRYPTIX FOUNDATION LIMITED AND CONTRIBUTORS ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE CRYPTIX FOUNDATION LIMITED OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT,

INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

International Components for Unicode (ICU4J) v60.2

ICU4J License

...

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),

YOU UNEQUIVOCALLY ACCEPT,

AND AGREE TO BE BOUND BY, ALL OF THE

TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a copy of the Unicode data files and any associated documentation

(the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

Harfbuzz v4.4.1

Harfbuzz License

<https://github.com/harfbuzz/harfbuzz/blob/master/COPYING>

<pre>

HarfBuzz is licensed under the so-called "Old MIT" license. Details follow. For parts of HarfBuzz that are licensed under different licenses see individual files names COPYING in subdirectories where applicable.

Copyright 2010,2011,2012,2013,2014,2015,2016,2017,2018,2019,2020 Google, Inc.

Copyright 2018,2019,2020 Ebrahim Byagowi

Copyright 2019,2020 Facebook, Inc.

Copyright 2012 Mozilla Foundation

Copyright 2011 Codethink Limited

Copyright 2008,2010 Nokia Corporation and/or its subsidiary(-ies)

Copyright 2009 Keith Stribley

Copyright 2009 Martin Hosken and SIL International
Copyright 2007 Chris Wilson
Copyright 2006 Behdad Esfahbod
Copyright 2005 David Turner
Copyright 2004,2007,2008,2009,2010 Red Hat, Inc.
Copyright 1998-2004 David Turner and Werner Lemberg

For full copyright notices consult the individual files in the package.

Permission is hereby granted,
without written agreement and without
license or royalty fees, to use, copy, modify, and distribute this
software and its documentation for any purpose, provided that the
above copyright notice and the following two paragraphs appear in
all copies of this software.

IN NO EVENT SHALL THE COPYRIGHT HOLDER BE LIABLE TO ANY PARTY FOR
DIRECT, INDIRECT, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES
ARISING OUT OF THE USE OF THIS SOFTWARE AND ITS DOCUMENTATION, EVEN
IF THE COPYRIGHT HOLDER HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGE.

THE COPYRIGHT HOLDER SPECIFICALLY DISCLAIMS ANY WARRANTIES, INCLUDING,
BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND
FITNESS FOR A PARTICULAR PURPOSE. THE SOFTWARE PROVIDED HEREUNDER IS
ON AN "AS IS" BASIS, AND THE COPYRIGHT HOLDER HAS NO OBLIGATION TO
PROVIDE MAINTENANCE, SUPPORT, UPDATES, ENHANCEMENTS, OR MODIFICATIONS.

All source code, except for one section, is licensed as above. The one
exception is licensed with a slightly
different MIT variant:

The contents of this directory are licensed under the following terms:

Copyright (C) 2012 Grigori Goronzy <greg@kinoho.net>

Permission to use, copy, modify, and/or distribute this software for any
purpose with or without fee is hereby granted, provided that the above
copyright notice and this permission notice appear in all copies.

THE SOFTWARE IS PROVIDED "AS IS" AND THE AUTHOR DISCLAIMS ALL WARRANTIES
WITH REGARD TO THIS SOFTWARE INCLUDING ALL IMPLIED WARRANTIES OF
MERCHANTABILITY AND FITNESS. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR
ANY SPECIAL, DIRECT, INDIRECT, OR CONSEQUENTIAL DAMAGES OR ANY DAMAGES
WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN
ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF
OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THIS SOFTWARE.

</pre>

All images in this directory are copyright 1995 by Jeff Dinkins.

JRuby Joni v2.1.16

MIT License

<pre>

Copyright (c) 2017 JRuby Team

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

GIFLIB v5.2.1

GIFLIB License

...

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

<https://sourceforge.net/p/giflib/code/ci/master/tree/openbsd-reallocarray.c>

Copyright (c) 2008 Otto Moerbeek <otto@drijf.net>
SPDX-License-Identifier: MIT

All images in this directory are copyright 1995 by Jeff Dinkins.
Unauthorized reproduction is prohibited.

For more information about Jeff's photographs, please see:

<http://www.theFixx.org/Jeff>

libpng v1.6.37

libpng License

<pre>

COPYRIGHT NOTICE, DISCLAIMER, and LICENSE

=====

PNG Reference Library License version 2

- * Copyright (c) 1995-2019 The PNG Reference Library Authors.
- * Copyright (c) 2018-2019 Cosmin Truta.
- * Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- * Copyright (c) 1996-1997 Andreas Dilger.
- * Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute

this software, or portions hereof, for any purpose, without fee,
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are
derived from libpng-1.0.6, and
are distributed according to the same
disclaimer and license as libpng-1.0.6 with the following individuals
added to the list of Contributing Authors:

Simon-Pierre Cadieux
Eric S. Raymond
Mans Rullgard
Cosmin Truta
Gilles Vollant
James Yu
Mandar Sahastrabudde
Google Inc.
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of
the library or against infringement. There is no warranty that our
efforts or the library will fulfill any of your particular purposes
or needs. This library is provided with all faults, and the entire
risk of satisfactory quality, performance, accuracy, and effort is
with the user.

Some files in the "contrib" directory and some configure-generated
files that are distributed with libpng have other copyright owners, and
are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane
Glenn Randers-Pehrson
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler
Kevin Bracey
Sam Bushell
Magnus Holmgren
Greg Roelofs
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger
Dave Martindale
Guy Eric Schalnat
Paul Schmidt
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

</pre>

NSS is available under the Mozilla Public License, version 2, a copy of which is below.

Note on GPL Compatibility

The MPL 2, section 3.3, permits you to combine NSS with code under the GNU General Public License (GPL) version 2, or any later version of that license, to make a Larger Work, and distribute the result under the GPL. The only condition is that you must also make NSS, and any changes you have made to it, available to recipients under the terms of the MPL 2 also.

Anyone who receives the combined code from you does not have to continue to dual licence in this way, and may, if they wish, distribute under the terms of either of the two licences - either the MPL alone or the GPL alone. However, we discourage people from distributing copies of NSS under the GPL alone, because it means that any improvements they make cannot be reincorporated into the main version of NSS. There is never a need to do this for license compatibility reasons.

Note on LGPL Compatibility

The

above also applies to combining MPLed code in a single library with code under the GNU Lesser General Public License (LGPL) version 2.1, or any later version of that license. If the LGPLed code and the MPLed code

are not in the same library, then the copyleft coverage of the two licences does not overlap, so no issues arise.

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached the notice in Exhibit A, the Executable Form of such Source Code Form, and Modifications of such Source Code Form, in each case including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described in Exhibit B to the Covered Software; or

(b) that the Covered Software was made available under the terms of version 1.1 or earlier of the License, but not also under the terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent claim(s), including without limitation, method, process, and apparatus claims, in any patent Licensable by such Contributor that would be infringed, but for the grant of the License, by the making, using, selling, offering for sale, having made, import, or transfer of either its Contributions or its Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU Lesser General Public License, Version 2.1, the GNU Affero General Public License, Version 3.0, or any later versions of those licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14.

"You" (or "Your")

means an individual or a legal entity exercising rights under this License. For legal entities, "You" includes any entity that controls, is controlled by, or is under common control with You. For purposes of this definition, "control" means (a) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (b) ownership of more than fifty percent (50%) of the outstanding shares or beneficial ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section 3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to

distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections

3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the

license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3. Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4.

Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to statute, judicial order, or regulation then You must: (a) comply with the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered

Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

* *
* 6. Disclaimer of Warranty *
* ----- *
* *
* Covered Software is provided under this License on an "as is" *
* basis, without warranty of any kind, either expressed, implied, or *
* statutory, including, without limitation, warranties that the *
* Covered Software is free of defects, merchantable, fit for a *
* particular purpose or non-infringing. The entire *
* risk as to the *
* quality and performance of the Covered Software is with You. *
* Should any Covered Software prove defective in any respect, You *

* (not any Contributor) assume the cost of any necessary servicing, *
* repair, or correction. This disclaimer of warranty constitutes an *
* essential part of this License. No use of any Covered Software is *
* authorized under this License except under this disclaimer. *

* 7. Limitation of Liability *

* ----- *

* Under no circumstances *
and under no legal theory, whether tort *
* (including negligence), contract, or otherwise, shall any *
* Contributor, or anyone who distributes Covered Software as *
* permitted above, be liable to You for any direct, indirect, *
* special, incidental, or consequential damages of any character *
* including, without limitation, damages for lost profits, loss of *
* goodwill, work stoppage, computer failure or malfunction, or any *
* and all other commercial damages or losses, even if such party *
* shall have been informed of the possibility of such damages. This *
* limitation of liability shall not apply to liability for death or *
* personal injury resulting from such party's negligence to the *
* extent applicable law prohibits such limitation. Some *
* jurisdictions do not allow the exclusion or limitation of *
* incidental or consequential damages, so this exclusion and *
*
limitation may not apply to You. *

8. Litigation

Any litigation relating to this License may be brought only in the courts of a jurisdiction where the defendant maintains its principal place of business and such litigation shall be governed by laws of that jurisdiction, without reference to its conflict-of-law provisions. Nothing in this Section shall prevent a party's ability to bring cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent

necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License. Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing

Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <http://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look

for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form

is "Incompatible With Secondary Licenses", as
defined by the Mozilla Public License, v. 2.0.

Unicode Common Local Data Repository (CLDR) v33

CLDR License

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

Unicode Data Files do not include PDF online code charts under the
directory <http://www.unicode.org/Public/>.

Software includes any source code published in the Unicode Standard
or under the directories

<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>,

<http://www.unicode.org/cldr/data/>,

<http://source.icu-project.org/repos/icu/>, and

<http://www.unicode.org/utility/trac/browser/>.

NOTICE TO USER: Carefully read the following legal agreement.

BY DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S
DATA FILES ("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"),

YOU UNEQUIVOCALLY ACCEPT,

AND AGREE TO BE BOUND BY, ALL OF THE

TERMS AND CONDITIONS OF THIS AGREEMENT.

IF YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE
THE DATA FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2018 Unicode, Inc. All rights reserved.

Distributed under the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining

a copy of the Unicode data files and any associated documentation (the "Data Files") or Unicode software and any associated documentation (the "Software") to deal in the Data Files or Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, and/or sell copies of the Data Files or Software, and to permit persons to whom the Data Files or Software are furnished to do so, provided that either (a) this copyright and permission notice appear with all copies of the Data Files or Software, or (b) this copyright and permission notice appear in associated Documentation.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD PARTY RIGHTS.

IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

...

Mozilla Public Suffix List

Public Suffix Notice

...

You are receiving a copy of the Mozilla Public Suffix List in the following file: <java-home>/lib/security/public_suffix_list.dat. The terms of the Oracle license do NOT apply to this file; it is licensed under the Mozilla Public License 2.0, separately from the Oracle programs you receive. If you do not wish to use the Public Suffix List, you may remove the <java-home>/lib/security/public_suffix_list.dat file.

The Source Code of this file is available under the Mozilla Public License, v. 2.0 and is located at https://raw.githubusercontent.com/publicsuffix/list/3c213aab32b3c014f171b1673d4ce9b5cd72bf1c/public_suffix_list.dat.

If a copy of the MPL was not distributed with this file, you can obtain one at <https://mozilla.org/MPL/2.0/>.

Software distributed under the License is distributed on an "AS IS" basis,
WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License
for the specific language governing rights and limitations
under the License.

MPL v2.0

Mozilla Public License Version 2.0

=====

1. Definitions

1.1. "Contributor"

means each individual or legal entity that creates, contributes to
the creation of, or owns Covered Software.

1.2. "Contributor Version"

means the combination of the Contributions of others (if any) used
by a Contributor and that particular Contributor's Contribution.

1.3. "Contribution"

means Covered Software of a particular Contributor.

1.4. "Covered Software"

means Source Code Form to which the initial Contributor has attached
the notice in Exhibit A, the Executable Form of such Source Code
Form, and Modifications of such Source Code Form, in each case
including portions thereof.

1.5. "Incompatible With Secondary Licenses"

means

(a) that the initial Contributor has attached the notice described
in Exhibit B to the Covered Software; or

(b) that the Covered

Software was made available under the terms of

version 1.1 or earlier of the License, but not also under the
terms of a Secondary License.

1.6. "Executable Form"

means any form of the work other than Source Code Form.

1.7. "Larger Work"

means a work that combines Covered Software with other material, in
a separate file or files, that is not Covered Software.

1.8. "License"

means this document.

1.9. "Licensable"

means having the right to grant, to the maximum extent possible, whether at the time of the initial grant or subsequently, any and all of the rights conveyed by this License.

1.10. "Modifications"

means any of the following:

(a) any file in Source Code Form that results from an addition to, deletion from, or modification of the contents of Covered Software; or

(b) any new file in Source Code Form that contains any Covered Software.

1.11. "Patent Claims" of a Contributor

means any patent

claim(s), including without limitation, method,

process, and apparatus claims, in any patent Licensable by such

Contributor that would be infringed, but for the grant of the

License, by the making, using, selling, offering for sale, having

made, import, or transfer of either its Contributions or its

Contributor Version.

1.12. "Secondary License"

means either the GNU General Public License, Version 2.0, the GNU

Lesser General Public License, Version 2.1, the GNU Affero General

Public License, Version 3.0, or any later versions of those

licenses.

1.13. "Source Code Form"

means the form of the work preferred for making modifications.

1.14. "You" (or "Your")

means an individual or a legal entity exercising rights under this

License. For legal entities, "You" includes any entity that

controls, is controlled by, or is under common control with You. For

purposes of this definition, "control" means (a) the power, direct

or indirect,

to cause the direction or management of such entity,

whether by contract or otherwise, or (b) ownership of more than

fifty percent (50%) of the outstanding shares or beneficial

ownership of such entity.

2. License Grants and Conditions

2.1. Grants

Each Contributor hereby grants You a world-wide, royalty-free, non-exclusive license:

- (a) under intellectual property rights (other than patent or trademark) Licensable by such Contributor to use, reproduce, make available, modify, display, perform, distribute, and otherwise exploit its Contributions, either on an unmodified basis, with Modifications, or as part of a Larger Work; and
- (b) under Patent Claims of such Contributor to make, use, sell, offer for sale, have made, import, and otherwise transfer either its Contributions or its Contributor Version.

2.2. Effective Date

The licenses granted in Section 2.1 with respect to any Contribution become effective for each Contribution on the date the Contributor first distributes such Contribution.

2.3. Limitations on Grant Scope

The licenses granted in this Section 2 are the only rights granted under this License. No additional rights or licenses will be implied from the distribution or licensing of Covered Software under this License. Notwithstanding Section 2.1(b) above, no patent license is granted by a Contributor:

- (a) for any code that a Contributor has removed from Covered Software; or
- (b) for infringements caused by: (i) Your and any other third party's modifications of Covered Software, or (ii) the combination of its Contributions with other software (except as part of its Contributor Version); or
- (c) under Patent Claims infringed by Covered Software in the absence of its Contributions.

This License does not grant any rights in the trademarks, service marks, or logos of any Contributor (except as may be necessary to comply with the notice requirements in Section

3.4).

2.4. Subsequent Licenses

No Contributor makes additional grants as a result of Your choice to distribute the Covered Software under a subsequent version of this License (see Section 10.2) or under the terms of a Secondary License (if permitted under the terms of Section 3.3).

2.5. Representation

Each Contributor represents that the Contributor believes its Contributions are its original creation(s) or it has sufficient rights to grant the rights to its Contributions conveyed by this License.

2.6. Fair Use

This License is not intended to limit any rights You have under applicable copyright doctrines of fair use, fair dealing, or other equivalents.

2.7. Conditions

Sections 3.1, 3.2, 3.3, and 3.4 are conditions of the licenses granted in Section 2.1.

3. Responsibilities

3.1. Distribution of Source Form

All distribution of Covered Software in Source Code Form, including any Modifications that You create or to which You contribute, must be under the terms

of this License. You must inform recipients that the Source Code Form of the Covered Software is governed by the terms of this License, and how they can obtain a copy of this License. You may not attempt to alter or restrict the recipients' rights in the Source Code Form.

3.2. Distribution of Executable Form

If You distribute Covered Software in Executable Form then:

(a) such Covered Software must also be made available in Source Code Form, as described in Section 3.1, and You must inform recipients of the Executable Form how they can obtain a copy of such Source Code Form by reasonable means in a timely manner, at a charge no more

than the cost of distribution to the recipient; and

(b) You may distribute such Executable Form under the terms of this License, or sublicense it under different terms, provided that the license for the Executable Form does not attempt to limit or alter the recipients' rights in the Source Code Form under this License.

3.3.

Distribution of a Larger Work

You may create and distribute a Larger Work under terms of Your choice, provided that You also comply with the requirements of this License for the Covered Software. If the Larger Work is a combination of Covered Software with a work governed by one or more Secondary Licenses, and the Covered Software is not Incompatible With Secondary Licenses, this License permits You to additionally distribute such Covered Software under the terms of such Secondary License(s), so that the recipient of the Larger Work may, at their option, further distribute the Covered Software under the terms of either this License or such Secondary License(s).

3.4. Notices

You may not remove or alter the substance of any license notices (including copyright notices, patent notices, disclaimers of warranty, or limitations of liability) contained within the Source Code Form of the Covered Software, except that You may alter any license notices to the extent required to remedy known factual inaccuracies.

3.5. Application of Additional Terms

You may choose to offer, and to charge a fee for, warranty, support, indemnity or liability obligations to one or more recipients of Covered Software. However, You may do so only on Your own behalf, and not on behalf of any Contributor. You must make it absolutely clear that any such warranty, support, indemnity, or liability obligation is offered by You alone, and You hereby agree to indemnify every Contributor for any liability incurred by such Contributor as a result of warranty, support, indemnity or liability terms You offer. You may include additional disclaimers of warranty and limitations of liability specific to any jurisdiction.

4. Inability to Comply Due to Statute or Regulation

If it is impossible for You to comply with any of the terms of this License with respect to some or all of the Covered Software due to

statute, judicial order, or regulation then You must:

(a) comply with

the terms of this License to the maximum extent possible; and (b) describe the limitations and the code they affect. Such description must be placed in a text file included with all distributions of the Covered Software under this License. Except to the extent prohibited by statute or regulation, such description must be sufficiently detailed for a recipient of ordinary skill to be able to understand it.

5. Termination

5.1. The rights granted under this License will terminate automatically if You fail to comply with any of its terms. However, if You become compliant, then the rights granted under this License from a particular Contributor are reinstated (a) provisionally, unless and until such Contributor explicitly and finally terminates Your grants, and (b) on an ongoing basis, if such Contributor fails to notify You of the non-compliance by some reasonable means prior to 60 days after You have come back into compliance. Moreover, Your grants from a particular Contributor are reinstated on an ongoing basis if such Contributor notifies You of the non-compliance by some reasonable means, this is the first time You have received notice of non-compliance with this License from such Contributor, and You become compliant prior to 30 days after Your receipt of the notice.

5.2. If You initiate litigation against any entity by asserting a patent infringement claim (excluding declaratory judgment actions, counter-claims, and cross-claims) alleging that a Contributor Version directly or indirectly infringes any patent, then the rights granted to You by any and all Contributors for the Covered Software under Section 2.1 of this License shall terminate.

5.3. In the event of termination under Sections 5.1 or 5.2 above, all end user license agreements (excluding distributors and resellers) which have been validly granted by You or Your distributors under this License prior to termination shall survive termination.

*

*

* 6. Disclaimer of Warranty

*

* -----

*

*

*

* Covered Software is provided under this License on an "as is" *

* basis, without warranty of any kind, either expressed, implied, or *

* statutory, including, without limitation, warranties that the *

* Covered Software is free of defects, merchantable, fit for a *
* particular purpose or non-infringing. The entire risk as to the *
* quality and performance of the Covered Software is with You. *
* Should any Covered Software prove defective in any respect, You *
* (not any Contributor) assume the cost of any necessary servicing, *
* repair, or correction. This disclaimer of warranty constitutes an *
*
essential part of this License. No use of any Covered Software is *
* authorized under this License except under this disclaimer. *
*

*
*
* 7. Limitation of Liability *
* ----- *
* *
* Under no circumstances and under no legal theory, whether tort *
* (including negligence), contract, or otherwise, shall any *
* Contributor, or anyone who distributes Covered Software as *
* permitted above, be liable to You for any direct, indirect, *
* special, incidental, or consequential damages of any *
character *
* including, without limitation, damages for lost profits, loss of *
* goodwill, work stoppage, computer failure or malfunction, or any *
* and all other commercial damages or losses, even if such party *
* shall have been informed of the possibility of such damages. This *
* limitation of liability shall not apply to liability for death or *
* personal injury resulting from such party's negligence to the *
* extent applicable law prohibits such limitation. Some *
* jurisdictions do not allow the exclusion or limitation of *
* incidental or consequential damages, so this exclusion and *
* limitation may not apply to You. *
* *

8. Litigation

Any litigation relating to this License may be brought only in the
courts
of a jurisdiction where the defendant maintains its principal
place of business and such litigation shall be governed by laws of that
jurisdiction, without reference to its conflict-of-law provisions.
Nothing in this Section shall prevent a party's ability to bring
cross-claims or counter-claims.

9. Miscellaneous

This License represents the complete agreement concerning the subject matter hereof. If any provision of this License is held to be unenforceable, such provision shall be reformed only to the extent necessary to make it enforceable. Any law or regulation which provides that the language of a contract shall be construed against the drafter shall not be used to construe this License against a Contributor.

10. Versions of the License

10.1. New Versions

Mozilla Foundation is the license steward. Except as provided in Section 10.3, no one other than the license steward has the right to modify or publish new versions of this License.

Each version will be given a distinguishing version number.

10.2. Effect of New Versions

You may distribute the Covered Software under the terms of the version of the License under which You originally received the Covered Software, or under the terms of any subsequent version published by the license steward.

10.3. Modified Versions

If you create software not governed by this License, and you want to create a new license for such software, you may create and use a modified version of this License if you rename the license and remove any references to the name of the license steward (except to note that such modified license differs from this License).

10.4. Distributing Source Code Form that is Incompatible With Secondary Licenses

If You choose to distribute Source Code Form that is Incompatible With Secondary Licenses under the terms of this version of the License, the notice described in Exhibit B of this License must be attached.

Exhibit A - Source Code Form License Notice

This Source Code Form is subject to the terms of the Mozilla Public License, v. 2.0. If a copy of the MPL was not distributed with this file, You can obtain one at <https://mozilla.org/MPL/2.0/>.

If it is not possible or desirable to put the notice in a particular file, then You may include the notice in a location (such as a LICENSE file in a relevant directory) where a recipient would be likely to look for such a notice.

You may add additional accurate notices of copyright ownership.

Exhibit B - "Incompatible With Secondary Licenses" Notice

This Source Code Form is "Incompatible With Secondary Licenses", as defined by the Mozilla Public License, v. 2.0.

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.
DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA or visit www.oracle.com if you need additional information or have any questions.

Copyright 2005 Sun Microsystems, Inc. All rights reserved.

Use is subject to license terms.

***** BEGIN LICENSE BLOCK *****

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this package are subject to the Mozilla Public License Version 1.1 (the "License"); you may not use this package except in compliance with the License. You may obtain a copy of the License at <http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis, WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License

for the specific language governing rights and limitations under the License.

The Original Code is the Netscape Portable Runtime (NSPR).

The Initial Developer of the Original Code is Netscape Communications Corporation.

Portions created by the Initial Developer are Copyright (C) 1998-2000 the Initial Developer. All Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of either the GNU General Public License Version 2 or later (the "GPL"), or the GNU Lesser General Public License Version 2.1 or later (the "LGPL"), in which case the provisions of the GPL or the LGPL are applicable instead of those above. If you wish to allow use of your version of this file only under the terms of either the GPL or the LGPL, and not to allow others to use your version of this file under the terms of the MPL, indicate your decision by deleting the provisions above and replace them with the notice and other provisions required by the GPL or the LGPL. If you do not delete the provisions above, a recipient may use your version of this file under the terms of any one of the MPL, the GPL or the LGPL.

***** END LICENSE BLOCK *****

c-libutl 20160225

c-libutl License

...

This software is distributed under the terms of the BSD license.

== BSD LICENSE =====

(C) 2009 by Remo Dentato (rdentato@gmail.com)

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- * Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- * Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND

ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT

SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

<http://opensource.org/licenses/bsd-license.php>

...

Apache Xerces v2.12.2

Apache Xerces Notice

<pre>

```
=====
== NOTICE file corresponding to section 4(d) of the Apache License, ==
== Version 2.0, in this case for the Apache Xerces Java distribution. ==
=====
```

Apache Xerces Java
Copyright 1999-2022 The Apache Software Foundation

This product includes software developed at
The Apache Software Foundation (<http://www.apache.org/>).

Portions of this software were originally based on the following:

- software copyright (c) 1999, IBM Corporation., <http://www.ibm.com>.
- software copyright (c) 1999, Sun Microsystems., <http://www.sun.com>.
- voluntary contributions made by Paul Eng on behalf of the Apache Software Foundation that were originally developed at iClick, Inc., software copyright (c) 1999.

</pre>

Apache 2.0 License

<pre>

```
Apache License
Version 2.0, January 2004
http://www.apache.org/licenses/
```

TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted"

means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

(a) You must give any other recipients of the Work or

Derivative Works a copy of this License; and

(b) You must cause any modified files to carry prominent notices stating that You changed the files; and

- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any

Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each

Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");
you may not use this file except in compliance with the License.
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software
distributed under the License is distributed on an "AS IS" BASIS,
WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.
See the License for the specific language governing permissions and
limitations under the License.

```
</pre>  
## JLine v3.20.0
```

```
### JLine License  
<pre>
```

Copyright (c) 2002-2018, the original author or authors.
All rights reserved.

<https://opensource.org/licenses/BSD-3-Clause>

Redistribution and use in source and binary forms, with or
without modification, are permitted provided that the following
conditions are met:

Redistributions of source code must retain the above copyright
notice, this list of conditions and the following disclaimer.

Redistributions in binary form must reproduce the above copyright
notice, this list of conditions and the following disclaimer
in the documentation and/or other materials provided with
the distribution.

Neither the name of JLine nor the names of its contributors
may be used to endorse or promote products derived from this
software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
"AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING,
BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY
AND
FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO
EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE
FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY,
OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO,

PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

Pako v1.0

Pako License

<pre>

Copyright (C) 2014-2017 by Vitaly Puzrin and Andrei Tuputcyn

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

(C) 1995-2013 Jean-loup Gailly and Mark Adler

(C) 2014-2017 Vitaly Puzrin and Andrey Tupitsin

This software is provided 'as-is', without any express or implied warranty. In no event will the authors be held liable for any damages arising from the use of this software.

Permission is granted to anyone to use this software for any purpose, including commercial applications, and to alter it and redistribute it freely, subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated but is not required.
2. Altered source versions must be plainly marked as such, and must not be

misrepresented as being the original software.

3. This notice may not be removed or altered from any source distribution.

</pre>

```
## IAIK (Institute for Applied Information Processing and Communication) PKCS#11 wrapper files v1
```

```
### IAIK License
```

```
<pre>
```

Copyright (c) 2002 Graz University of Technology. All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The end-user documentation included with the redistribution, if any, must include the following acknowledgment:

"This product includes software developed by IAIK of Graz University of Technology."

Alternately, this acknowledgment may appear in the software itself, if and wherever such third-party acknowledgments normally appear.

4. The names "Graz University of Technology" and "IAIK of Graz University of Technology" must not be used to endorse or promote products derived from this software without prior written permission.
5. Products derived from this software may not be called "IAIK PKCS Wrapper", nor may "IAIK" appear in their name, without prior written permission of Graz University of Technology.

THIS SOFTWARE IS PROVIDED "AS IS" AND ANY EXPRESSED OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE LICENSOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE

OR OTHERWISE)
ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE
POSSIBILITY OF SUCH DAMAGE.

</pre>

UNICODE, INC. LICENSE AGREEMENT - DATA FILES AND SOFTWARE

Unicode Data Files include all data files under the directories
<http://www.unicode.org/Public/>, <http://www.unicode.org/reports/>, and
<http://www.unicode.org/cldr/data/>. Unicode Data Files do not include PDF
online code charts under the directory <http://www.unicode.org/Public/>.
Software includes any source code published in the Unicode Standard or under
the directories <http://www.unicode.org/Public/>,
<http://www.unicode.org/reports/>, and <http://www.unicode.org/cldr/data/>.

NOTICE TO USER: Carefully read the following legal agreement. BY
DOWNLOADING, INSTALLING, COPYING OR OTHERWISE USING UNICODE INC.'S DATA FILES
("DATA FILES"), AND/OR SOFTWARE ("SOFTWARE"), YOU UNEQUIVOCALLY ACCEPT, AND
AGREE TO BE BOUND BY, ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT. IF
YOU DO NOT AGREE, DO NOT DOWNLOAD, INSTALL, COPY, DISTRIBUTE OR USE THE DATA
FILES OR SOFTWARE.

COPYRIGHT AND PERMISSION NOTICE

Copyright 1991-2016 Unicode,
Inc. All rights reserved. Distributed under
the Terms of Use in <http://www.unicode.org/copyright.html>.

Permission is hereby granted, free of charge, to any person obtaining a
copy of the Unicode data files and any associated documentation (the "Data
Files") or Unicode software and any associated documentation (the "Software")
to deal in the Data Files or Software without restriction, including without
limitation the rights to use, copy, modify, merge, publish, distribute, and/or
sell copies of the Data Files or Software, and to permit persons to whom the
Data Files or Software are furnished to do so, provided that (a) the above
copyright notice(s) and this permission notice appear with all copies of the
Data Files or Software, (b) both the above copyright notice(s) and this
permission notice appear in associated documentation, and (c) there is clear
notice in each modified Data File or in the Software as well as in the
documentation associated with the Data File(s) or Software
that the data or
software has been modified.

THE DATA FILES AND SOFTWARE ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY
KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT OF THIRD
PARTY RIGHTS. IN NO EVENT SHALL THE COPYRIGHT HOLDER OR HOLDERS INCLUDED IN
THIS NOTICE BE LIABLE FOR ANY CLAIM, OR ANY SPECIAL INDIRECT OR CONSEQUENTIAL

DAMAGES, OR ANY DAMAGES WHATSOEVER RESULTING FROM LOSS OF USE, DATA OR PROFITS, WHETHER IN AN ACTION OF CONTRACT, NEGLIGENCE OR OTHER TORTIOUS ACTION, ARISING OUT OF OR IN CONNECTION WITH THE USE OR PERFORMANCE OF THE DATA FILES OR SOFTWARE.

Except as contained in this notice, the name of a copyright holder shall not be used in advertising or otherwise to promote the sale, use or other dealings in these Data Files or Software without prior written authorization of the copyright holder.

The GIFLIB distribution is Copyright (c) 1997 Eric S. Raymond

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

basecv.t.pod
gcd.pod
invmod.pod
isprime.pod
lap.pod
mpi-test.pod
prime.txt
prng.pod
JSZip v3.7.1

JSZip is dual licensed. You may use it under the MIT license *or* the GPLv3 license.

The MIT License
````

Copyright (c) 2009-2016 Stuart Knightley, David Duponchel, Franz Buchinger, Antnio Afonso

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS

OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

---

### GPL version 3

---

## GNU GENERAL PUBLIC LICENSE

Version 3, 29 June 2007

Copyright (C) 2007 Free Software Foundation, Inc. <<http://fsf.org/>>

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The GNU General Public License is a free, copyleft license for software and other kinds of works.

The licenses for most software and other practical works are designed to take away your freedom to share and change the works. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change all versions of a program--to make sure it remains free software for all its

users. We, the Free Software Foundation, use the GNU General Public License for most of our software; it applies also to any other work released this way by its authors. You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you

have the freedom to distribute copies of free software (and charge for them if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs, and that you know you can do these things.

To protect your rights, we need to prevent others from denying you these rights or asking you to surrender the rights. Therefore, you have certain responsibilities if you distribute copies of the software, or if you modify it: responsibilities to respect the freedom of others.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must pass on to the recipients the same freedoms that you received. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

Developers that use the GNU GPL protect your rights with two steps: (1) assert copyright on the software, and (2) offer you this License giving you legal permission to copy, distribute and/or modify it.

For the developers' and authors' protection, the GPL clearly explains that there is no warranty for this free software. For both users' and authors' sake, the GPL requires that modified versions be marked as changed, so that their problems will not be attributed erroneously to authors of previous versions.

Some devices are designed to deny users access to install or run modified versions of the software inside them, although the manufacturer can do so. This is fundamentally incompatible with the aim of protecting users' freedom to change the software. The systematic pattern of such abuse occurs in the area of products for individuals to use, which is precisely where it is most unacceptable. Therefore, we have designed this version of the GPL to prohibit the practice for those products. If such problems arise substantially in other domains, we stand ready to extend this provision to those domains in future versions of the GPL, as needed to protect the freedom of users.

Finally, every program is threatened constantly by software patents. States should not allow patents to restrict development and use of software on general-purpose computers, but in those that do, we wish to avoid the special danger that patents applied to a free program could make it effectively proprietary. To prevent this, the GPL assures that patents cannot be used to render the program non-free.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS

### 0. Definitions.

"This License" refers to version 3 of the GNU General Public License.

"Copyright" also means copyright-like laws that apply to other kinds of works, such as semiconductor masks.

"The Program" refers to any copyrightable work licensed under this License. Each licensee is addressed as "you". "Licensees" and "recipients" may be individuals or organizations.

To "modify" a work means to copy from or adapt all or part of the work in a fashion requiring copyright permission, other than the making of an exact copy. The resulting work is called a "modified version" of the earlier work or a work "based on" the earlier work.

A "covered work" means either the unmodified Program or a work based on the Program.

To "propagate" a work means to do anything with it that, without permission, would make you directly or secondarily liable for infringement under applicable copyright law, except executing it on a computer or modifying a private copy. Propagation includes copying, distribution (with or without modification), making available to the public, and in some countries other activities as well.

To "convey" a work means any kind of propagation that enables other parties to make or receive copies. Mere interaction with a user through a computer network, with no transfer of a copy, is not conveying.

An interactive user interface displays "Appropriate Legal Notices" to the extent that it includes a convenient and prominently visible feature that (1) displays an appropriate copyright notice, and (2) tells the user that there is no warranty for the work (except to the extent that warranties are provided), that licensees may convey the work under this License, and how to view a copy of this License. If the interface presents a list of user commands or options, such as a menu, a prominent item in the list meets this criterion.

### 1. Source Code.

The "source code" for a work means the preferred form of the work for making modifications to it. "Object code" means any non-source

form of a work.

A

"Standard Interface" means an interface that either is an official standard defined by a recognized standards body, or, in the case of interfaces specified for a particular programming language, one that is widely used among developers working in that language.

The "System Libraries" of an executable work include anything, other than the work as a whole, that (a) is included in the normal form of packaging a Major Component, but which is not part of that Major Component, and (b) serves only to enable use of the work with that Major Component, or to implement a Standard Interface for which an implementation is available to the public in source code form. A "Major Component", in this context, means a major essential component (kernel, window system, and so on) of the specific operating system (if any) on which the executable work runs, or a compiler used to produce the work, or an object code interpreter used to run it.

The "Corresponding Source" for a work in object code form means all the source code needed to generate, install, and (for an executable work) run the object code and to modify the work, including scripts to control those activities. However, it does not include the work's System Libraries, or general-purpose tools or generally available free programs which are used unmodified in performing those activities but which are not part of the work. For example, Corresponding Source includes interface definition files associated with source files for the work, and the source code for shared libraries and dynamically linked subprograms that the work is specifically designed to require, such as by intimate data communication or control flow between those subprograms and other parts of the work.

The Corresponding Source need not include anything that users can regenerate automatically from other parts of the Corresponding Source.

The Corresponding Source for a work in source code form is that same work.

## 2. Basic Permissions.

All rights granted under this License are granted for the term of copyright on the Program, and are irrevocable provided the stated conditions are met. This License explicitly affirms your unlimited permission to run the unmodified Program. The output from running a covered work is covered by this License only if the output, given its

content, constitutes a covered work. This License acknowledges your rights of fair use or other equivalent, as provided by copyright law.

You may make, run and propagate covered works that you do not convey, without conditions so long as your license otherwise remains in force. You may convey covered works to others for the sole purpose of having them make modifications exclusively for you, or provide you with facilities for running those works, provided that you comply with the terms of this License in conveying all material for which you do not control copyright. Those thus making or running the covered works for you must do so exclusively on your behalf, under your direction and control, on terms that prohibit them from making any copies of your copyrighted material outside their relationship with you.

Conveying under any other circumstances is permitted solely under the conditions stated below. Sublicensing is not allowed; section 10 makes it unnecessary.

### 3. Protecting Users' Legal Rights From Anti-Circumvention Law.

No covered work shall be deemed part of an effective technological measure under any applicable law fulfilling obligations under article 11 of the WIPO copyright treaty adopted on 20 December 1996, or similar laws prohibiting or restricting circumvention of such measures.

When you convey a covered work, you waive any legal power to forbid circumvention of technological measures to the extent such circumvention is effected by exercising rights under this License with respect to the covered work, and you disclaim any intention to limit operation or modification of the work as a means of enforcing, against the work's users, your or third parties' legal rights to forbid circumvention of technological measures.

### 4. Conveying Verbatim Copies.

You may convey verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice; keep intact all notices stating that this License and any non-permissive terms added in accord with section 7 apply to the code; keep intact all notices of the absence of any warranty; and give all recipients a copy of this License along with the Program.

You may charge any price or no price for each copy that you convey, and you may offer support or warranty protection for a fee.

## 5. Conveying Modified Source Versions.

You may convey a work based on the Program, or the modifications to produce it from the Program, in the form of source code under the terms of section 4, provided that you also meet all of these conditions:

- a) The work must carry prominent notices stating that you modified it, and giving a relevant date.
- b) The work must carry prominent notices stating that it is released under this License and any conditions added under section 7. This requirement modifies the requirement in section 4 to "keep intact all notices".
- c) You must license the entire work, as a whole, under this License to anyone who comes into possession of a copy. This License will therefore apply, along with any applicable section 7 additional terms, to the whole of the work, and all its parts, regardless of how they are packaged. This License gives no permission to license the work in any other way, but it does not invalidate such permission if you have separately received it.
- d) If the work has interactive user interfaces, each must display Appropriate Legal Notices; however, if the Program has interactive interfaces that do not display Appropriate Legal Notices, your work need not make them do so.

A compilation of a covered work with other separate and independent works, which are not by their nature extensions of the covered work, and which are not combined with it such as to form a larger program, in or on a volume of a storage or distribution medium, is called an "aggregate" if the compilation and its resulting copyright are not used to limit the access or legal rights of the compilation's users beyond what the individual works permit. Inclusion of a covered work in an aggregate does not cause this License to apply to the other parts of the aggregate.

## 6. Conveying Non-Source Forms.

You may convey a covered work in object code form under the terms of sections 4 and 5, provided that you also convey the machine-readable Corresponding Source under the terms of this License, in one of these ways:

- a) Convey the object code in, or embodied in, a physical product

(including a physical distribution medium), accompanied by the Corresponding Source fixed on a durable physical medium customarily used for software interchange.

b) Convey the object code in, or embodied in, a physical product (including a physical distribution medium), accompanied by a written offer, valid for at least three years and valid for as long as you offer spare parts or customer support for that product model, to give anyone who possesses the object code either (1) a copy of the Corresponding Source for all the software in the product that is covered by this License, on a durable physical medium customarily used for software interchange, for a price no more than your reasonable cost of physically performing this conveying of source, or (2) access to copy the Corresponding Source from a network server at no charge.

c) Convey individual copies of the object code with a copy of the written offer to provide the Corresponding Source. This alternative is allowed only occasionally and noncommercially, and only if you received the object code with such an offer, in accord with subsection 6b.

d) Convey the object code by offering access from a designated place (gratis or for a charge), and offer equivalent access to the Corresponding Source in the same way through the same place at no further charge. You need not require recipients to copy the Corresponding Source along with the object code. If the place to copy the object code is a network server, the Corresponding Source may be on a different server (operated by you or a third party) that supports equivalent copying facilities, provided you maintain clear directions next to the object code saying where to find the Corresponding Source. Regardless of what server hosts the Corresponding Source, you remain obligated to ensure that it is available for as long as needed to satisfy these requirements.

e) Convey the object code using peer-to-peer transmission, provided you inform other peers where the object code and Corresponding Source of the work are being offered to the general public at no charge under subsection 6d.

A separable portion of the object code, whose source code is excluded from the Corresponding Source as a System Library, need not be included in conveying the object code work.

A "User Product" is either (1) a "consumer product", which means any

tangible personal property which is normally used for personal, family, or household purposes, or (2) anything designed or sold for incorporation into a dwelling. In determining whether a product is a consumer product, doubtful cases shall be resolved in favor of coverage. For a particular product received by a particular user, "normally used" refers to a typical or common use of that class of product, regardless of the status of the particular user or of the way in which the particular user actually uses, or expects or is expected to use, the product. A product is a consumer product regardless of whether the product has substantial commercial, industrial or non-consumer uses, unless such uses represent the only significant mode of use of the product.

"Installation Information" for a User Product means any methods, procedures, authorization keys, or other information required to install and execute modified versions of a covered work in that User Product from a modified version of its Corresponding Source. The information must suffice to ensure that the continued functioning of the modified object code is in no case prevented or interfered with solely because modification has been made.

If you convey an object code work under this section in, or with, or specifically for use in, a User Product, and the conveying occurs as part of a transaction in which the right of possession and use of the User Product is transferred to the recipient in perpetuity or for a fixed term (regardless of how the transaction is characterized), the Corresponding Source conveyed under this section must be accompanied by the Installation Information. But this requirement does not apply if neither you nor any third party retains the ability to install modified object code on the User Product (for example, the work has been installed in ROM).

The requirement to provide Installation Information does not include a requirement to continue to provide support service, warranty, or updates for a work that has been modified or installed by the recipient, or for the User Product in which it has been modified or installed. Access to a network may be denied when the modification itself materially and adversely affects the operation of the network or violates the rules and protocols for communication across the network.

Corresponding Source conveyed, and Installation Information provided, in accord with this section must be in a format that is publicly documented (and with an implementation available to the public in source code form), and must require no special password or key for unpacking, reading or copying.

## 7. Additional Terms.

"Additional permissions" are terms that supplement the terms of this License by making exceptions from one or more of its conditions. Additional permissions that are applicable to the entire Program shall be treated as though they were included in this License, to the extent that they are valid under applicable law. If additional permissions apply only to part of the Program, that part may be used separately under those permissions, but the entire Program remains governed by this License without regard to the additional permissions.

When you convey a copy of a covered work, you may at your option remove any additional permissions from that copy, or from any part of it. (Additional permissions may be written to require their own removal in certain cases when you modify the work.) You may place additional permissions on material, added by you to a covered work, for which you have or can give appropriate copyright permission.

Notwithstanding any other provision of this License, for material you add to a covered work, you may (if authorized by the copyright holders of that material) supplement the terms of this License with terms:

- a) Disclaiming warranty or limiting liability differently from the terms of sections 15 and 16 of this License; or
- b) Requiring preservation of specified reasonable legal notices or author attributions in that material or in the Appropriate Legal Notices displayed by works containing it; or
- c) Prohibiting misrepresentation of the origin of that material, or requiring that modified versions of such material be marked in reasonable ways as different from the original version; or
- d) Limiting the use for publicity purposes of names of licensors or authors of the material; or
- e) Declining to grant rights under trademark law for use of some trade names, trademarks, or service marks; or
- f) Requiring indemnification of licensors and authors of that material by anyone who conveys the material (or modified versions of it) with contractual assumptions of liability to the recipient, for any liability that these contractual assumptions directly impose on those licensors and authors.

All other non-permissive additional terms are considered "further

restrictions" within the meaning of section 10. If the Program as you received it, or any part of it, contains a notice stating that it is governed by this License along with a term that is a further restriction, you may remove that term. If a license document contains a further restriction but permits relicensing or conveying under this License, you may add to a covered work material governed by the terms of that license document, provided that the further restriction does not survive such relicensing or conveying.

If you add terms to a covered work in accord with this section, you must place, in the relevant source files, a statement of the additional terms that apply to those files, or a notice indicating where to find the applicable terms.

Additional terms, permissive or non-permissive, may be stated in the form of a separately written license, or stated as exceptions; the above requirements apply either way.

#### 8. Termination.

You may not propagate or modify a covered work except as expressly provided under this License. Any attempt otherwise to propagate or modify it is void, and will automatically terminate your rights under this License (including any patent licenses granted under the third paragraph of section 11).

However, if you cease all violation of this License, then your license from a particular copyright holder is reinstated (a) provisionally, unless and until the copyright holder explicitly and finally terminates your license, and (b) permanently, if the copyright holder fails to notify you of the violation by some reasonable means prior to 60 days after the cessation.

Moreover, your license from a particular copyright holder is reinstated permanently if the copyright holder notifies you of the violation by some reasonable means, this is the first time you have received notice of violation of this License (for any work) from that copyright holder, and you cure the violation prior to 30 days after your receipt of the notice.

Termination of your rights under this section does not terminate the licenses of parties who have received copies or rights from you under this License. If your rights have been terminated and not permanently reinstated, you do not qualify to receive new licenses for the same material under section 10.

## 9. Acceptance Not Required for Having Copies.

You are not required to accept this License in order to receive or run a copy of the Program. Ancillary propagation of a covered work occurring solely as a consequence of using peer-to-peer transmission to receive a copy likewise does not require acceptance. However, nothing other than this License grants you permission to propagate or modify any covered work. These actions infringe copyright if you do not accept this License. Therefore, by modifying or propagating a covered work, you indicate your acceptance of this License to do so.

## 10. Automatic Licensing of Downstream Recipients.

Each time you convey a covered work, the recipient automatically receives a license from the original licensors, to run, modify and propagate that work, subject to this License. You are not responsible for enforcing compliance by third parties with this License.

An "entity transaction" is a transaction transferring control of an organization, or substantially all assets of one, or subdividing an organization, or merging organizations. If propagation of a covered work results from an entity transaction, each party to that transaction who receives a copy of the work also receives whatever licenses to the work the party's predecessor in interest had or could give under the previous paragraph, plus a right to possession of the Corresponding Source of the work from the predecessor in interest, if the predecessor has it or can get it with reasonable efforts.

You may not impose any further restrictions on the exercise of the rights granted or affirmed under this License. For example, you may not impose a license fee, royalty, or other charge for exercise of rights granted under this License, and you may not initiate litigation (including a cross-claim or counterclaim in a lawsuit) alleging that any patent claim is infringed by making, using, selling, offering for sale, or importing the Program or any portion of it.

## 11. Patents.

A "contributor" is a copyright holder who authorizes use under this License of the Program or a work on which the Program is based. The work thus licensed is called the contributor's "contributor version".

A contributor's "essential patent claims" are all patent claims owned or controlled by the contributor, whether already acquired or hereafter acquired, that would be infringed by some manner, permitted

by this License, of making, using, or selling its contributor version, but do not include claims that would be infringed only as a consequence of further modification of the contributor version. For purposes of this definition, "control" includes the right to grant patent sublicenses in a manner consistent with the requirements of this License.

Each contributor grants you a non-exclusive, worldwide, royalty-free patent license under the contributor's essential patent claims, to make, use, sell, offer for sale, import and otherwise run, modify and propagate the contents of its contributor version.

In the following three paragraphs, a "patent license" is any express agreement or commitment, however denominated, not to enforce a patent (such as an express permission to practice a patent or covenant not to sue for patent infringement). To "grant" such a patent license to a party means to make such an agreement or commitment not to enforce a patent against the party.

If you convey a covered work, knowingly relying on a patent license, and the Corresponding Source of the work is not available for anyone to copy, free of charge and under the terms of this License, through a publicly available network server or other readily accessible means, then you must either (1) cause the Corresponding Source to be so available, or (2) arrange to deprive yourself of the benefit of the patent license for this particular work, or (3) arrange, in a manner consistent with the requirements of this License, to extend the patent license to downstream recipients. "Knowingly relying" means you have actual knowledge that, but for the patent license, your conveying the covered work in a country, or your recipient's use of the covered work in a country, would infringe one or more identifiable patents in that country that you have reason to believe are valid.

If, pursuant to or in connection with a single transaction or arrangement, you convey, or propagate by procuring conveyance of, a covered work, and grant a patent license to some of the parties receiving the covered work authorizing them to use, propagate, modify or convey a specific copy of the covered work, then the patent license you grant is automatically extended to all recipients of the covered work and works based on it.

A patent license is "discriminatory" if it does not include within the scope of its coverage, prohibits the exercise of, or is conditioned on the non-exercise of one or more of the rights that are specifically granted under this License. You may not convey a covered work if you are a party to an arrangement with a third party that is

in the business of distributing software, under which you make payment to the third party based on the extent of your activity of conveying the work, and under which the third party grants, to any of the parties who would receive the covered work from you, a discriminatory patent

license (a) in connection with copies of the covered work conveyed by you (or copies made from those copies), or (b) primarily for and in connection with specific products or compilations that contain the covered work, unless you entered into that arrangement, or that patent license was granted, prior to 28 March 2007.

Nothing in this License shall be construed as excluding or limiting any implied license or other defenses to infringement that may otherwise be available to you under applicable patent law.

#### 12. No Surrender of Others' Freedom.

If conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot convey a covered work so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not convey it at all. For example, if you agree to terms that obligate you to collect a royalty for further conveying from those to whom you convey the Program, the only way you could satisfy both those terms and this License would be to refrain entirely from conveying the Program.

#### 13. Use with the GNU Affero General Public License.

Notwithstanding any other provision of this License, you have permission to link or combine any covered work with a work licensed under version 3 of the GNU Affero General Public License into a single combined work, and to convey the resulting work. The terms of this License will continue to apply to the part which is the covered work, but the special requirements of the GNU Affero General Public License, section 13, concerning interaction through a network will apply to the combination as such.

#### 14. Revised Versions of this License.

The Free Software Foundation may publish revised and/or new versions of the GNU General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the

Program specifies that a certain numbered version of the GNU General Public License "or any later version" applies to it, you have the option of following the terms and conditions either of that numbered version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of the GNU General Public License, you may choose any version ever published by the Free Software Foundation.

If the Program specifies that a proxy can decide which future versions of the GNU General Public License can be used, that proxy's public statement of acceptance of a version permanently authorizes you to choose that version for the Program.

Later license versions may give you additional or different permissions. However, no additional obligations are imposed on any author or copyright holder as a result of your choosing to follow a later version.

#### 15. Disclaimer of Warranty.

THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

#### 16. Limitation of Liability.

IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MODIFIES AND/OR CONVEYS THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### 17. Interpretation of Sections 15 and 16.

If the disclaimer of warranty and limitation of liability provided above cannot be given local legal effect according to their terms, reviewing courts shall apply local law that most closely approximates

an absolute waiver of all civil liability in connection with the Program, unless a warranty or assumption of liability accompanies a copy of the Program in return for a fee.

#### END OF TERMS AND CONDITIONS

...

## Double-conversion v1.1.5

### Double-conversion License

<https://raw.githubusercontent.com/google/double-conversion/master/LICENSE>

<pre>

Copyright 2006-2011, the V8 project authors. All rights reserved. Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of Google Inc. nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## jQuery UI v1.12.1

### jQuery UI License

...

Copyright jQuery Foundation and other contributors, <https://jquery.org/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/jquery-ui>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

Copyright and related rights for sample code are waived via CC0. Sample code is defined as all source code contained within the demos directory.

CC0: <http://creativecommons.org/publicdomain/zero/1.0/>

====

All files located in the `node_modules` and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

---

Within this directory, each of the file listed below is licensed under the terms given in the file `LICENSE-MPL`, also in this directory.

pi1k.txt  
pi2k.txt  
pi5k.txt  
## jQuery v3.6.0

### jQuery License  
...

jQuery v 3.6.0  
Copyright OpenJS Foundation and other contributors, <https://openjsf.org/>

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

The jQuery JavaScript Library v3.6.0 also includes Sizzle.js

Sizzle.js includes the following license:

Copyright JS Foundation and other contributors, <https://js.foundation/>

This software consists of voluntary contributions made by many individuals. For exact contribution history, see the revision history available at <https://github.com/jquery/sizzle>

The following license applies to all parts of this software except as documented below:

====

Permission is hereby granted, free of charge, to any person obtaining

a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

====

All files located in the node\_modules and external directories are externally maintained libraries used by this software which have their own licenses; we recommend you read them, as their terms may differ from the terms above.

\*\*\*\*\*

...

## Eastman Kodak Company: Portions of color management and imaging software

### Eastman Kodak Notice

<pre>

Portions Copyright Eastman Kodak Company 1991-2003

</pre>

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

This code is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License version 2 only, as published by the Free Software Foundation. Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code.

This code is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License version 2 for more details (a copy is included in the LICENSE file that

accompanied this code).

You should have received a copy of the GNU General Public License version 2 along with this work; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

Please contact

Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any questions.

## jopt-simple v5.0.4

### MIT License

<pre>

Copyright (c) 2004-2015 Paul R. Holser, Jr.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

## Independent JPEG Group: JPEG release 6b

### JPEG License

<pre>

Must reproduce following license in documentation and/or other materials provided with distribution:

The authors make NO WARRANTY or representation, either express or implied, with respect to this software, its quality, accuracy, merchantability, or

fitness for a particular purpose. This software is provided "AS IS", and you, its user, assume the entire risk as to its quality and accuracy.

This software is copyright (C) 1991-1998, Thomas G. Lane.  
All Rights Reserved except as specified below.

Permission is hereby granted to use, copy, modify, and distribute this software (or portions thereof) for any purpose, without fee, subject to these conditions:

(1) If any part of the source code for this software is distributed, then this README file must be included, with this copyright and no-warranty notice unaltered; and any additions, deletions, or changes to the original files must be clearly indicated in accompanying documentation.

(2)

If only executable code is distributed, then the accompanying documentation must state that "this software is based in part on the work of the Independent JPEG Group".

(3) Permission for use of this software is granted only if the user accepts full responsibility for any undesirable consequences; the authors accept NO LIABILITY for damages of any kind.

These conditions apply to any software derived from or based on the IJG code, not just to the unmodified library. If you use our work, you ought to acknowledge us.

Permission is NOT granted for the use of any IJG author's name or company name in advertising or publicity relating to this software or products derived from it. This software may be referred to only as "the Independent JPEG Group's software".

We specifically permit and encourage the use of this software as the basis of commercial products, provided that all warranty or liability claims are assumed by the product vendor.

ansi2knr.c is included in this distribution by permission of L. Peter Deutsch, sole proprietor of its copyright holder, Aladdin Enterprises of Menlo Park, CA. ansi2knr.c is NOT covered by the above copyright and conditions, but instead by the usual distribution terms of the Free Software Foundation; principally, that you must include source code if you redistribute it. (See the file ansi2knr.c for full details.) However, since ansi2knr.c is not needed as part of any program generated from the IJG code, this does not limit you more than the foregoing paragraphs do.

The Unix configuration script "configure" was produced with GNU Autoconf. It is copyright by the Free Software Foundation but is freely distributable. The same holds for its supporting scripts (config.guess, config.sub, ltconfig, ltmain.sh). Another support script, install-sh, is copyright by M.I.T. but is also freely distributable.

It appears that the arithmetic coding option of the JPEG spec is covered by patents owned by IBM, AT&T, and Mitsubishi.

Hence arithmetic coding cannot legally be used without obtaining one or more licenses. For this reason, support for arithmetic coding has been removed from the free JPEG software. (Since arithmetic coding provides only a marginal gain over the unpatented Huffman mode, it is unlikely that very many implementations will support it.) So far as we are aware, there are no patent restrictions on the remaining code.

The IJG distribution formerly included code to read and write GIF files. To avoid entanglement with the Unisys LZW patent, GIF reading support has been removed altogether, and the GIF writer has been simplified to produce "uncompressed GIFs". This technique does not use the LZW algorithm; the resulting GIF files are larger than usual, but are readable by all standard GIF decoders.

We are required to state that "The Graphics Interchange Format(c) is the Copyright property of CompuServe Incorporated. GIF(sm) is a Service Mark property of CompuServe Incorporated."

```
</pre>
Apache Xalan v2.7.2
```

```
Apache Xalan Notice
<pre>
```

```
=====
====
== NOTICE file corresponding to the section 4d of the Apache License, Version 2.0, ==
== in this case for the Apache Xalan distribution. ==
=====
====
```

This product includes software developed by  
The Apache Software Foundation (<http://www.apache.org/>).

Specifically, we only include the XSLTC portion of the source from the Xalan distribution. The Xalan project has two processors: an interpretive one (Xalan Interpretive) and a compiled one (The XSLT Compiler (XSLTC)). We \*only\* use the XSLTC part of Xalan; We use the source from the packages that are part of the XSLTC sources.

Portions of this software was originally based on the following:

- software copyright (c) 1999-2002, Lotus Development Corporation., <http://www.lotus.com>.
- software copyright (c) 2001-2002, Sun Microsystems., <http://www.sun.com>.
- software copyright (c) 2003, IBM Corporation., <http://www.ibm.com>.
- voluntary contributions made by Ovidiu Predescu ([ovidiu@cup.hp.com](mailto:ovidiu@cup.hp.com)) on behalf of the Apache Software Foundation and was originally developed at Hewlett Packard Company.

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity. For the purposes of this definition, "control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense, and distribute the Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable

by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement

to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions.

Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this

License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

## END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License"); you may not use this file except in compliance with the License. You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

## JLEX COPYRIGHT NOTICE, LICENSE AND DISCLAIMER.

Copyright 1996-2003 by Elliot Joel Berk and C. Scott Ananian  
Permission to use, copy, modify, and distribute this software and its documentation for any purpose and without fee is hereby granted, provided that the above copyright notice appear in all copies and that both the copyright notice and this permission notice and warranty disclaimer appear in supporting documentation, and that the name of the authors or their employers not be used in advertising or publicity pertaining to distribution of the software without specific, written prior permission.

The authors and their employers disclaim all warranties with regard to

this software, including all implied warranties of merchantability and fitness. In no event shall the authors or their employers be liable for any special, indirect or consequential damages or any damages whatsoever resulting from loss of use, data or profits, whether in an action of contract, negligence or other tortious action, arising out of or in connection with the use or performance of this software. The portions of JLex output which are hard-coded into the JLex source code are (naturally) covered by this same license.

</pre>

Within this directory, each of the file listed below is licensed under the terms given in the file LICENSE-MPL, also in this directory.

PRIMES

## DOM Level 3 Core Specification v1.0

### W3C License

<pre>

W3C SOFTWARE NOTICE AND LICENSE

<http://www.w3.org/Consortium/Legal/2002/copyright-software-20021231>

This work (and included software, documentation such as READMEs, or other related items) is being provided by the copyright holders under the following license. By obtaining, using and/or copying this work, you (the licensee) agree that you have read, understood, and will comply with the following terms and conditions.

Permission to copy, modify, and distribute this software and its documentation, with or without modification, for any purpose and without fee or royalty is hereby granted, provided that you include the following on ALL copies of the software and documentation or portions thereof, including modifications:

1. The full text of this NOTICE in a location viewable to users of the redistributed or derivative work.
2. Any pre-existing intellectual property disclaimers, notices, or terms and conditions. If none exist, the W3C Software Short Notice should be included (hypertext is preferred, text is permitted) within the body of any redistributed or derivative code.
3. Notice of any changes or modifications to the files, including the date changes were made. (We recommend you provide URIs to the location from which the code is derived.)

THIS SOFTWARE AND DOCUMENTATION IS PROVIDED "AS IS," AND COPYRIGHT HOLDERS MAKE NO REPRESENTATIONS OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE OR THAT THE USE OF THE SOFTWARE OR DOCUMENTATION WILL NOT INFRINGE ANY THIRD PARTY PATENTS,COPYRIGHTS, TRADEMARKS OR OTHER RIGHTS.

COPYRIGHT HOLDERS WILL NOT BE LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF ANY USE OF THE SOFTWARE OR DOCUMENTATION. The name and trademarks of copyright holders may NOT be used in advertising or publicity pertaining to the software without specific, written prior permission. Title to copyright in this software and any associated documentation will at all times remain with copyright holders.

---

This formulation of W3C's notice and license became active on December 31 2002. This version removes the copyright ownership notice such that this license can be used with materials other than those owned by the W3C, reflects that ERCIM is now a host of the W3C, includes references to this specific dated version of the license, and removes the ambiguous grant of "use". Otherwise, this version is the same as the previous version and is written so as to preserve the Free Software Foundation's assessment of GPL compatibility and OSI's certification under the Open Source Definition. Please see our Copyright FAQ for common questions about using materials from our site, including specific terms and conditions for packages like libwww, Amaya, and Jigsaw. Other questions about this notice can be directed to [site-policy@w3.org](mailto:site-policy@w3.org).

</pre>  
COPYRIGHT NOTICE, DISCLAIMER, and LICENSE  
=====

PNG Reference Library License version 2  
-----

- \* Copyright (c) 1995-2019 The PNG Reference Library Authors.
- \* Copyright (c) 2018-2019 Cosmin Truta.
- \* Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson.
- \* Copyright (c) 1996-1997 Andreas Dilger.
- \* Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

The software is supplied "as is", without warranty of any kind, express or implied, including, without limitation, the warranties of merchantability, fitness for a particular purpose, title, and non-infringement. In no event shall the Copyright owners, or anyone distributing the software, be liable for any damages or

other liability, whether in contract, tort or otherwise, arising from, out of, or in connection with the software, or the use or other dealings in the software, even if advised of the possibility of such damage.

Permission is hereby granted  
to use, copy, modify, and distribute  
this software, or portions hereof, for any purpose, without fee,  
subject to the following restrictions:

1. The origin of this software must not be misrepresented; you must not claim that you wrote the original software. If you use this software in a product, an acknowledgment in the product documentation would be appreciated, but is not required.
2. Altered source versions must be plainly marked as such, and must not be misrepresented as being the original software.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

PNG Reference Library License version 1 (for libpng 0.5 through 1.6.35)

-----  
libpng versions 1.0.7, July 1, 2000, through 1.6.35, July 15, 2018 are  
Copyright (c) 2000-2002, 2004, 2006-2018 Glenn Randers-Pehrson, are  
derived from libpng-1.0.6, and are distributed according to the same  
disclaimer  
and license as libpng-1.0.6 with the following individuals  
added to the list of Contributing Authors:

Simon-Pierre Cadieux  
Eric S. Raymond  
Mans Rullgard  
Cosmin Truta  
Gilles Vollant  
James Yu  
Mandar Sahastrabudde  
Google Inc.  
Vadim Barkov

and with the following additions to the disclaimer:

There is no warranty against interference with your enjoyment of  
the library or against infringement. There is no warranty that our  
efforts or the library will fulfill any of your particular purposes  
or needs. This library is provided with all faults, and the entire

risk of satisfactory quality, performance, accuracy, and effort is with the user.

Some files in the "contrib" directory and some configure-generated files that are distributed with libpng have other copyright owners, and are released under other open source licenses.

libpng versions 0.97, January 1998, through 1.0.6, March 20, 2000, are Copyright (c) 1998-2000 Glenn Randers-Pehrson, are derived from libpng-0.96, and are distributed according to the same disclaimer and license as libpng-0.96, with the following individuals added to the list of Contributing Authors:

Tom Lane  
Glenn Randers-Pehrson  
Willem van Schaik

libpng versions 0.89, June 1996, through 0.96, May 1997, are Copyright (c) 1996-1997 Andreas Dilger, are derived from libpng-0.88, and are distributed according to the same disclaimer and license as libpng-0.88, with the following individuals added to the list of Contributing Authors:

John Bowler  
Kevin Bracey  
Sam Bushell  
Magnus Holmgren  
Greg Roelofs  
Tom Tanner

Some files in the "scripts" directory have other copyright owners, but are released under this license.

libpng versions 0.5, May 1995, through 0.88, January 1996, are Copyright (c) 1995-1996 Guy Eric Schalnat, Group 42, Inc.

For the purposes of this copyright and license, "Contributing Authors" is defined as the following set of individuals:

Andreas Dilger  
Dave Martindale  
Guy Eric Schalnat  
Paul Schmidt  
Tim Wegner

The PNG Reference Library is supplied "AS IS". The Contributing Authors and Group 42, Inc. disclaim all warranties, expressed or

implied, including, without limitation, the warranties of merchantability and of fitness for any purpose. The Contributing Authors and Group 42, Inc. assume no liability for direct, indirect, incidental, special, exemplary, or consequential damages, which may result from the use of the PNG Reference Library, even if advised of the possibility of such damage.

Permission is hereby granted to use, copy, modify, and distribute this source code, or portions hereof, for any purpose, without fee, subject to the following restrictions:

1. The origin of this source code must not be misrepresented.
2. Altered versions must be plainly marked as such and must not be misrepresented as being the original source.
3. This Copyright notice may not be removed or altered from any source or altered source distribution.

The Contributing Authors and Group 42, Inc. specifically permit, without fee, and encourage the use of this source code as a component to supporting the PNG file format in commercial products. If you use this source code in a product, acknowledgment is not required but would be appreciated.

The GNU General Public License (GPL)

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that

you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source

code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source

code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many

people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

**NO WARRANTY**

**11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS"**

**WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND**

PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

END OF TERMS AND CONDITIONS

How  
to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

One line to give the program's name and a brief idea of what it does.

Copyright (C) <year> <name of author>

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it

starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type 'show w'. This is free software, and you are welcome to redistribute it under certain conditions; type 'show c' for details.

The hypothetical commands 'show w' and 'show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something

other than 'show w' and 'show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program 'Gnomovision' (which makes passes at compilers) written by James Hacker.

signature of Ty Coon, 1 April 1989

Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#### "CLASSPATH" EXCEPTION TO THE GPL

Certain source files distributed by Oracle America and/or its affiliates are subject to the following clarification and special exception to the GPL, but only where Oracle has expressly included in the particular source file's header the words "Oracle designates this particular file as subject to the "Classpath" exception as provided by Oracle in the LICENSE file that accompanied this code."

Linking this library statically or dynamically with other modules is making a combined work based on this library. Thus, the terms and conditions of the GNU General Public License cover the whole combination.

As a special exception, the copyright holders of this library give you permission to link this library with independent modules to produce an executable, regardless of the license terms of these independent modules, and to copy and distribute the resulting executable under terms of your

choice, provided that you also meet, for each linked independent module, the terms and conditions of the license of that module. An independent module is a module which is not derived from or based on this library. If you modify this library, you may extend this exception to your version of the library, but you are not obligated to do so. If you do not wish to do so, delete this exception statement from your version.

## Apache Commons Byte Code Engineering Library (BCEL) Version 6.5.0

### Apache Commons BCEL Notice

<pre>

Apache Commons BCEL  
Copyright 2004-2020 The Apache Software Foundation

This product includes software developed at  
The Apache Software Foundation (<https://www.apache.org/>).

</pre>

### Apache 2.0 License

<pre>

Apache License  
Version 2.0, January 2004  
<http://www.apache.org/licenses/>

## TERMS AND CONDITIONS FOR USE, REPRODUCTION, AND DISTRIBUTION

### 1. Definitions.

"License" shall mean the terms and conditions for use, reproduction, and distribution as defined by Sections 1 through 9 of this document.

"Licensor" shall mean the copyright owner or entity authorized by the copyright owner that is granting the License.

"Legal Entity" shall mean the union of the acting entity and all other entities that control, are controlled by, or are under common control with that entity.

For the purposes of this definition,

"control" means (i) the power, direct or indirect, to cause the direction or management of such entity, whether by contract or otherwise, or (ii) ownership of fifty percent (50%) or more of the outstanding shares, or (iii) beneficial ownership of such entity.

"You" (or "Your") shall mean an individual or Legal Entity exercising permissions granted by this License.

"Source" form shall mean the preferred form for making modifications, including but not limited to software source code, documentation source, and configuration files.

"Object" form shall mean any form resulting from mechanical transformation or translation of a Source form, including but not limited to compiled object code, generated documentation, and conversions to other media types.

"Work" shall mean the work of authorship, whether in Source or Object form, made available under the License, as indicated by a copyright notice that is included in or attached to the work (an example is provided in the Appendix below).

"Derivative Works" shall mean any work, whether in Source or Object form, that is based on (or derived from) the Work and for which the editorial revisions, annotations, elaborations, or other modifications represent, as a whole, an original work of authorship. For the purposes of this License, Derivative Works shall not include works that remain separable from, or merely link (or bind by name) to the interfaces of, the Work and Derivative Works thereof.

"Contribution" shall mean any work of authorship, including the original version of the Work and any modifications or additions to that Work or Derivative Works thereof, that is intentionally submitted to Licensor for inclusion in the Work by the copyright owner or by an individual or Legal Entity authorized to submit on behalf of the copyright owner. For the purposes of this definition, "submitted" means any form of electronic, verbal, or written communication sent to the Licensor or its representatives, including but not limited to communication on electronic mailing lists, source code control systems, and issue tracking systems that are managed by, or on behalf of, the Licensor for the purpose of discussing and improving the Work, but excluding communication that is conspicuously marked or otherwise designated in writing by the copyright owner as "Not a Contribution."

"Contributor" shall mean Licensor and any individual or Legal Entity on behalf of whom a Contribution has been received by Licensor and subsequently incorporated within the Work.

2. Grant of Copyright License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable copyright license to reproduce, prepare Derivative Works of, publicly display, publicly perform, sublicense,

and distribute the  
Work and such Derivative Works in Source or Object form.

3. Grant of Patent License. Subject to the terms and conditions of this License, each Contributor hereby grants to You a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such Contributor that are necessarily infringed by their Contribution(s) alone or by combination of their Contribution(s) with the Work to which such Contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a Contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

4. Redistribution. You may reproduce and distribute copies of the Work or Derivative Works thereof in any medium, with or without modifications, and in Source or Object form, provided that You meet the following conditions:

- (a) You must give any other recipients of the Work or Derivative Works a copy of this License; and
- (b) You must cause any modified files to carry prominent notices stating that You changed the files; and
- (c) You must retain, in the Source form of any Derivative Works that You distribute, all copyright, patent, trademark, and attribution notices from the Source form of the Work, excluding those notices that do not pertain to any part of the Derivative Works; and
- (d) If the Work includes a "NOTICE" text file as part of its distribution, then any Derivative Works that You distribute must include a readable copy of the attribution notices contained within such NOTICE file, excluding those notices that do not pertain to any part of the Derivative Works, in at least one of the following places: within a NOTICE text file distributed as part of the Derivative Works; within the Source form or documentation, if provided along with the Derivative Works; or, within a display generated by the Derivative Works, if and wherever such third-party notices normally appear. The contents

of the NOTICE file are for informational purposes only and do not modify the License. You may add Your own attribution notices within Derivative Works that You distribute, alongside or as an addendum to the NOTICE text from the Work, provided that such additional attribution notices cannot be construed as modifying the License.

You may add Your own copyright statement to Your modifications and may provide additional or different license terms and conditions for use, reproduction, or distribution of Your modifications, or for any such Derivative Works as a whole, provided Your use, reproduction, and distribution of the Work otherwise complies with the conditions stated in this License.

5. Submission of Contributions. Unless You explicitly state otherwise, any Contribution intentionally submitted for inclusion in the Work by You to the Licensor shall be under the terms and conditions of this License, without any additional terms or conditions. Notwithstanding the above, nothing herein shall supersede or modify the terms of any separate license agreement you may have executed with Licensor regarding such Contributions.

6. Trademarks. This License does not grant permission to use the trade names, trademarks, service marks, or product names of the Licensor, except as required for reasonable and customary use in describing the origin of the Work and reproducing the content of the NOTICE file.

7. Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied, including, without limitation, any warranties or conditions of TITLE, NON-INFRINGEMENT, MERCHANTABILITY, or FITNESS FOR A PARTICULAR PURPOSE. You are solely responsible for determining the appropriateness of using or redistributing the Work and assume any risks associated with Your exercise of permissions under this License.

8. Limitation of Liability. In no event and under no legal theory, whether in tort (including negligence), contract, or otherwise, unless required by applicable law (such as deliberate and grossly negligent acts) or agreed to in writing, shall any Contributor be liable to You for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of this License or out of the use or inability to use the Work (including but not limited to damages for loss of goodwill,

work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if such Contributor has been advised of the possibility of such damages.

9. Accepting Warranty or Additional Liability. While redistributing the Work or Derivative Works thereof, You may choose to offer, and charge a fee for, acceptance of support, warranty, indemnity, or other liability obligations and/or rights consistent with this License. However, in accepting such obligations, You may act only on Your own behalf and on Your sole responsibility, not on behalf of any other Contributor, and only if You agree to indemnify, defend, and hold each Contributor harmless for any liability incurred by, or claims asserted against, such Contributor by reason of your accepting any such warranty or additional liability.

END OF TERMS AND CONDITIONS

APPENDIX: How to apply the Apache License to your work.

To apply the Apache License to your work, attach the following boilerplate notice, with the fields enclosed by brackets "[ ]" replaced with your own identifying information. (Don't include the brackets!) The text should be enclosed in the appropriate comment syntax for the file format. We also recommend that a file or class name and description of purpose be included on the same "printed page" as the copyright notice for easier identification within third-party archives.

Copyright [yyyy] [name of copyright owner]

Licensed under the Apache License, Version 2.0 (the "License");  
you may not use this file except in compliance with the License.  
You may obtain a copy of the License at

<http://www.apache.org/licenses/LICENSE-2.0>

Unless required by applicable law or agreed to in writing, software distributed under the License is distributed on an "AS IS" BASIS, WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied. See the License for the specific language governing permissions and limitations under the License.

</pre>

## The FreeType Project: Freetype v2.12.1

### ### FreeType Notice

...

FreeType comes with two licenses from which you can choose the one which fits your needs best.

The FreeType License (FTL) is the most commonly used one. It is a BSD-style license with a credit clause and thus compatible with the GNU Public License (GPL) version 3, but not with the GPL version 2.

The GNU General Public License (GPL), version 2. Use it for all projects which use the GPLv2 also, or which need a license compatible to the GPLv2.

...

### ### FreeType License

...

The FreeType Project LICENSE

-----

2006-Jan-27

Copyright 1996-2002, 2006 by  
David Turner, Robert Wilhelm, and Werner Lemberg

### Introduction

=====

The FreeType Project is distributed in several archive packages; some of them may contain, in addition to the FreeType font engine, various tools and contributions which rely on, or relate to, the FreeType Project.

This license applies to all files found in such packages, and which do not fall under their own explicit license. The license affects thus the FreeType font engine, the test programs, documentation and makefiles, at the very least.

This license was inspired by the BSD, Artistic, and IJG (Independent JPEG Group) licenses, which all encourage inclusion and use of free software in commercial and freeware products alike. As a consequence, its main points are that:

- o We don't promise that this software works. However, we will be interested in any kind of bug reports. (^ as is' distribution)
- o You can use this software for whatever you want, in parts or full form, without having to pay us. (^ royalty-free' usage)
- o You may not pretend that you wrote this software. If you use it, or only parts of it, in a program, you must acknowledge somewhere in your documentation that you have used the FreeType code. (^ credits')

We specifically permit and encourage the inclusion of this software, with or without modifications, in commercial products. We disclaim all warranties covering The FreeType Project and assume no liability related to The FreeType Project.

Finally, many people asked us for a preferred form for a credit/disclaimer to use in compliance with this license. We thus encourage you to use the following text:

""

Portions of this software are copyright <year> The FreeType Project (www.freetype.org). All rights reserved.

""

Please replace <year> with the value from the FreeType version you actually use.

## Legal Terms

=====

### 0. Definitions

-----

Throughout this license, the terms `package', `FreeType Project', and `FreeType archive' refer to the set of files originally distributed by the authors (David Turner, Robert Wilhelm, and Werner Lemberg) as the `FreeType Project', be they named as alpha, beta or final release.

`You' refers to the licensee, or person using the project, where `using' is a generic term including compiling the project's source code as well as linking it to form a `program' or `executable'. This program is referred to as `a program using the FreeType engine'.

This license applies to all files distributed in the original FreeType Project, including all source code, binaries and documentation, unless otherwise stated in the file in its original, unmodified form as distributed in the original archive. If you are unsure whether or not a particular file is covered by this license, you must contact us to verify this.

The FreeType Project is copyright (C) 1996-2000 by David Turner, Robert Wilhelm, and Werner Lemberg. All rights reserved except as specified below.

## 1. No Warranty

-----

THE FREETYPE PROJECT IS PROVIDED `AS IS' WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. IN NO EVENT WILL ANY OF THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY DAMAGES CAUSED BY THE USE OR THE INABILITY TO USE, OF THE FREETYPE PROJECT.

## 2. Redistribution

-----

This license grants a worldwide, royalty-free, perpetual and irrevocable right and license to use, execute, perform, compile, display, copy, create derivative works of, distribute and sublicense the FreeType Project (in both source and object code forms) and derivative works thereof for any purpose; and to authorize others to exercise some or all of the rights granted herein, subject to the following conditions:

- o Redistribution of source code must retain this license file (FTL.TXT) unaltered; any additions, deletions or changes to the original files must be clearly indicated in accompanying documentation. The copyright notices of the unaltered, original files must be preserved in all copies of source files.
- o Redistribution in binary form must provide a disclaimer that states that the software is based in part of the work of the FreeType Team, in the distribution documentation. We also encourage you to put an URL to the FreeType web page in your documentation, though this isn't mandatory.

These conditions apply to any software derived from or based on

the FreeType Project, not just the unmodified files. If you use our work, you must acknowledge us. However, no fee need be paid to us.

### 3. Advertising

-----

Neither the FreeType authors and contributors nor you shall use the name of the other for commercial, advertising, or promotional purposes without specific prior written permission.

We suggest, but do not require, that you use one or more of the following phrases to refer to this software in your documentation or advertising materials: `FreeType Project`, `FreeType Engine`, `FreeType library`, or `FreeType Distribution`.

As you have not signed this license, you are not required to accept it. However, as the FreeType Project is copyrighted material, only this license, or another one contracted with the authors, grants you the right to use, distribute, and modify it. Therefore, by using, distributing, or modifying the FreeType Project, you indicate that you understand and accept all the terms of this license.

### 4. Contacts

-----

There are two mailing lists related to FreeType:

- o [freetype@nongnu.org](mailto:freetype@nongnu.org)

Discusses general use and applications of FreeType, as well as future and wanted additions to the library and distribution.

If you are looking for support, start in this list if you haven't found anything to help you in the documentation.

- o [freetype-devel@nongnu.org](mailto:freetype-devel@nongnu.org)

Discusses bugs, as well as engine internals, design issues, specific licenses, porting, etc.

Our home page can be found at

<http://www.freetype.org>

...

### GPL v2

...

## GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.

51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Everyone is permitted to copy and distribute verbatim copies of this license document, but changing it is not allowed.

### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Library General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

## GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty; and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

- a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.
- b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.
- c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited

by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse

you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW. EXCEPT WHEN OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING

WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING

ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to
give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or (at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

Gnomovision version 69, Copyright (C) year name of author  
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.  
This is free software, and you are welcome to redistribute it  
under certain conditions; type `show c' for details.

The hypothetical commands `show w' and `show c' should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than `show w' and `show c'; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

Yoyodyne, Inc., hereby disclaims all copyright interest in the program  
'Gnomovision' (which makes passes at compilers) written by James Hacker.

<signature of Ty Coon>, 1 April 1989  
Ty Coon, President of Vice

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Library General Public License instead of this License.

#####

--- fthash.c and fthash.h are covered by the following notices ---

/\*

\* Copyright 2000 Computing Research Labs, New Mexico State University  
\* Copyright 2001-2015  
\* Francesco Zappa Nardelli  
\*

\* Permission is hereby granted, free of charge, to any person obtaining a  
\* copy of this software and associated documentation files (the "Software"),  
\* to deal in the Software without restriction, including without limitation  
\* the rights to use, copy, modify, merge, publish, distribute, sublicense,  
\* and/or sell copies of the Software, and to permit persons to whom the  
\* Software is furnished to do so, subject to the  
following conditions:

\*

\* The above copyright notice and this permission notice shall be included in  
\* all copies or substantial portions of the Software.

\*

\* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR

\* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
\* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
\* THE COMPUTING RESEARCH LAB OR NEW MEXICO STATE UNIVERSITY BE LIABLE FOR ANY  
\* CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT  
\* OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR  
\* THE USE OR OTHER DEALINGS IN THE SOFTWARE.  
\*/

/\*\*\*\*\*

\*

\* This file is based on code from bdf.c,v 1.22 2000/03/16 20:08:50

\*

\* taken from Mark Leisher's xmbdfed package

\*

\*/

#####

--- FreeType 2 PSaux module  
is covered by the following notices ---

Copyright 2006-2014 Adobe Systems Incorporated.

This software, and all works of authorship, whether in source or object code form as indicated by the copyright notice(s) included herein (collectively, the "Work") is made available, and may only be used, modified, and distributed under the FreeType Project License, LICENSE.TXT. Additionally, subject to the terms and conditions of the FreeType Project License, each contributor to the Work hereby grants to any individual or legal entity exercising permissions granted by the FreeType Project License and this section (hereafter, "You" or "Your") a perpetual, worldwide, non-exclusive, no-charge, royalty-free, irrevocable (except as stated in this section) patent license to make, have made, use, offer to sell, sell, import, and otherwise transfer the Work, where such license applies only to those patent claims licensable by such contributor that are necessarily infringed by their contribution(s) alone or by combination of their contribution(s) with the Work to which such contribution(s) was submitted. If You institute patent litigation against any entity (including a cross-claim or counterclaim in a lawsuit) alleging that the Work or a contribution incorporated within the Work constitutes direct or contributory patent infringement, then any patent licenses granted to You under this License for that Work shall terminate as of the date such litigation is filed.

By using, modifying, or distributing the Work you indicate that you

have read and understood the terms and conditions of the  
FreeType Project License as well as those provided in this section,  
and you accept them fully.

#####

...

\*\*\*\*\* BEGIN LICENSE BLOCK \*\*\*\*\*

Version: MPL 1.1/GPL 2.0/LGPL 2.1

The contents of this file are subject to the Mozilla Public License Version  
1.1 (the "License"); you may not use this file except in compliance with  
the License. You may obtain a copy of the License at  
<http://www.mozilla.org/MPL/>

Software distributed under the License is distributed on an "AS IS" basis,  
WITHOUT WARRANTY OF ANY KIND, either express or implied. See the License  
for the specific language governing rights and limitations under the  
License.

The Original Code is the Netscape security libraries.

The Initial Developer of the Original Code is Netscape  
Communications Corporation. Portions created by Netscape are  
Copyright (C) 1994-2000 Netscape Communications Corporation. All  
Rights Reserved.

Contributor(s):

Alternatively, the contents of this file may be used under the terms of  
either the GNU General Public License Version 2 or later (the "GPL"), or  
the GNU Lesser General Public License Version 2.1 or later  
(the "LGPL"),  
in which case the provisions of the GPL or the LGPL are applicable instead  
of those above. If you wish to allow use of your version of this file only  
under the terms of either the GPL or the LGPL, and not to allow others to  
use your version of this file under the terms of the MPL, indicate your  
decision by deleting the provisions above and replace them with the notice  
and other provisions required by the GPL or the LGPL. If you do not delete  
the provisions above, a recipient may use your version of this file under  
the terms of any one of the MPL, the GPL or the LGPL.

\*\*\*\*\* END LICENSE BLOCK \*\*\*\*\*

Copyright (c) %YEARS% Oracle and/or its affiliates. All rights reserved.

Redistribution and use in source and binary forms, with or without  
modification, are permitted provided that the following conditions  
are met:

- Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- Neither the name of Oracle nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## Dynalink v.5

### Dynalink License

<pre>

Copyright (c) 2009-2013, Attila Szegedi

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the copyright holder nor the names of contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN

NO EVENT SHALL COPYRIGHT HOLDER  
BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR  
CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF  
SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR  
BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY,  
WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR  
OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF  
ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## Mesa 3-D Graphics Library v21.0.3

### Mesa License

...

Copyright (C) 1999-2007 Brian Paul All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a  
copy of this software and associated documentation files (the "Software"),  
to deal in the Software without restriction, including without limitation  
the rights to use, copy, modify, merge, publish, distribute, sublicense,  
and/or sell copies of the Software, and to permit persons to whom the  
Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included  
in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS  
OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,  
FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL  
THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER  
LIABILITY, WHETHER IN AN  
ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM,  
OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE  
SOFTWARE.

Attention, Contributors

When contributing to the Mesa project you must agree to the licensing terms  
of the component to which you're contributing.

The following section lists the primary components of the Mesa distribution  
and their respective licenses.

Mesa Component Licenses

| Component | Location | License |
|-----------|----------|---------|
| -----     |          |         |

Main Mesa code src/mesa/ MIT  
Device drivers src/mesa/drivers/\* MIT, generally

Gallium code src/gallium/ MIT

Ext headers GL/gl.h Khronos  
GL/gl.h Khronos  
GL/wgle.h Khronos  
KHR/khrplatform.h Khronos

\*\*\*\*\*

----

include/GL/gl.h :

Mesa 3-D  
graphics library

Copyright (C) 1999-2006 Brian Paul All Rights Reserved.  
Copyright (C) 2009 VMware, Inc. All Rights Reserved.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

\*\*\*\*\*

----

include/GL/gl.h  
include/GL/gl.h  
include/GL/wgle.h :

Copyright (c) 2013 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

----

include/KHR/khrplatform.h :

Copyright (c) 2008 - 2018 The Khronos Group Inc.

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and/or associated documentation files (the "Materials"), to deal in the Materials without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Materials, and to permit persons to whom the Materials are furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Materials.

THE MATERIALS ARE PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE MATERIALS OR THE USE OR OTHER DEALINGS IN THE MATERIALS.

\*\*\*\*\*

...

## Little Color Management System (LCMS) v2.12

### LCMS License

<pre>

Little Color Management System  
Copyright (c) 1998-2020 Marti Maria Saguer

Permission is hereby granted, free of charge, to any person obtaining a copy of this software and associated documentation files (the "Software"), to deal in the Software without restriction, including without limitation the rights to use, copy, modify, merge, publish, distribute, sublicense, and/or sell copies of the Software, and to permit persons to whom the Software is furnished to do so, subject to the following conditions:

The above copyright notice and this permission notice shall be included in all copies or substantial portions of the Software.

THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE.

</pre>

## ASM Bytecode Manipulation Framework v6.0

### ASM License

<pre>

Copyright (c) 2000-2011 France Tlcom  
All rights reserved.

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the above copyright

notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.

3. Neither the name of the copyright holders nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

</pre>

## 1.98 asm 2.15.05

### 1.98.1 Available under license :

No license file was found, but licenses were detected in source scan.

/\*

- \* Copyright (c) 1994, 2013, Oracle and/or its affiliates. All rights reserved.
- \* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.
- \*
- \* This code is free software; you can redistribute it and/or modify it
- \* under the terms of the GNU General Public License version 2 only, as
- \* published by the Free Software Foundation. Oracle designates this
- \* particular file as subject to the "Classpath" exception as provided
- \* by Oracle in the LICENSE file that accompanied this code.
- \*
- \* This code is distributed in the hope that it will be useful, but WITHOUT
- \* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or
- \* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License
- \* version 2 for more details (a copy is included in the LICENSE file that
- \* accompanied this code).
- \*
- \* You should have received a copy of the GNU General Public License version
- \* 2 along with this work;
- if not, write to the Free Software Foundation,
- \* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

\*  
\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
\* or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
\* questions.  
\*/

Found in path(s):

\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/Assembler.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/SwitchData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/ConstantPool.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/Instruction.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/TryData.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 1996, 2003, Oracle and/or its affiliates. All rights reserved.  
\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

\*

\* This code is free software; you can redistribute it and/or modify it  
\* under the terms of the GNU General Public License version 2 only, as  
\* published by the Free Software Foundation. Oracle designates this  
\* particular file as subject to the "Classpath" exception as provided  
\* by Oracle in the LICENSE file that accompanied this code.

\*

\* This code is distributed in the hope that it will be useful, but WITHOUT  
\* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or  
\* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License  
\* version 2 for more details (a copy is included in the LICENSE file that  
\* accompanied this code).

\*

\* You should have received a copy of the GNU General Public License version  
\* 2 along with this work;

if not, write to the Free Software Foundation,

\* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

\*

\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
\* or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
\* questions.

\*/

Found in path(s):

\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/Cover.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 1995, 2003, Oracle and/or its affiliates. All rights reserved.  
\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

\*

\* This code is free software; you can redistribute it and/or modify it  
\* under the terms of the GNU General Public License version 2 only, as  
\* published by the Free Software Foundation. Oracle designates this  
\* particular file as subject to the "Classpath" exception as provided  
\* by Oracle in the LICENSE file that accompanied this code.  
\*  
\* This code is distributed in the hope that it will be useful, but WITHOUT  
\* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or  
\* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License  
\* version 2 for more details (a copy is included in the LICENSE file that  
\* accompanied this code).  
\*  
\* You should have received a copy of the GNU General Public License version  
\* 2 along with this work;  
if not, write to the Free Software Foundation,  
\* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.  
\*  
\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
\* or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
\* questions.  
\*/

Found in path(s):

\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/ArrayData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/LocalVariable.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/LocalVariableTable.java  
No license file was found, but licenses were detected in source scan.

/\*  
\* Copyright (c) 1994, 2004, Oracle and/or its affiliates. All rights reserved.  
\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.  
\*  
\* This code is free software; you can redistribute it and/or modify it  
\* under the terms of the GNU General Public License version 2 only, as  
\* published by the Free Software Foundation. Oracle designates this  
\* particular file as subject to the "Classpath" exception as provided  
\* by Oracle in the LICENSE file that accompanied this code.  
\*  
\* This code is distributed in the hope that it will be useful, but WITHOUT  
\* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or  
\* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License  
\* version 2 for more details (a copy is included in the LICENSE file that  
\* accompanied this code).  
\*  
\* You should have received a copy of the GNU General Public License version  
\* 2 along with this work;  
if not, write to the Free Software Foundation,  
\* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

\*  
\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
\* or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
\* questions.  
\*/

Found in path(s):

\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/Label.java  
No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (c) 1994, 2003, Oracle and/or its affiliates. All rights reserved.  
\* DO NOT ALTER OR REMOVE COPYRIGHT NOTICES OR THIS FILE HEADER.

\*

\* This code is free software; you can redistribute it and/or modify it  
\* under the terms of the GNU General Public License version 2 only, as  
\* published by the Free Software Foundation. Oracle designates this  
\* particular file as subject to the "Classpath" exception as provided  
\* by Oracle in the LICENSE file that accompanied this code.

\*

\* This code is distributed in the hope that it will be useful, but WITHOUT  
\* ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or  
\* FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License  
\* version 2 for more details (a copy is included in the LICENSE file that  
\* accompanied this code).

\*

\* You should have received a copy of the GNU General Public License version  
\* 2 along with this work;  
if not, write to the Free Software Foundation,  
\* Inc., 51 Franklin St, Fifth Floor, Boston, MA 02110-1301 USA.

\*

\* Please contact Oracle, 500 Oracle Parkway, Redwood Shores, CA 94065 USA  
\* or visit [www.oracle.com](http://www.oracle.com) if you need additional information or have any  
\* questions.  
\*/

Found in path(s):

\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/NameAndTypeConstantData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/ConstantPoolData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/ClassConstantData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/StringConstantData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/StringExpressionConstantData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/FieldConstantData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/NameAndTypeData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/CatchData.java  
\* /opt/cola/permits/1500608431\_1670487027.7257588/0/asm-tar-gz/NumberConstantData.java

# 1.99 kxml 1.0

## 1.99.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/* Copyright (c) 2002,2003, Stefan Haustein, Oberhausen, Rhld., Germany
*
* Permission is hereby granted, free of charge, to any person obtaining a copy
* of this software and associated documentation files (the "Software"), to deal
* in the Software without restriction, including without limitation the rights
* to use, copy, modify, merge, publish, distribute, sublicense, and/or
* sell copies of the Software, and to permit persons to whom the Software is
* furnished to do so, subject to the following conditions:
*
* The above copyright notice and this permission notice shall be included in
* all copies or substantial portions of the Software.
*
* THE SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR
* IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY,
* FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE
* AUTHORS OR COPYRIGHT HOLDERS
* BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER
* LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING
* FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS
* IN THE SOFTWARE. */
```

Found in path(s):

```
*/opt/cola/permits/1500662196_1670491487.1956677/0/kxml-tar-gz/kdom/Element.java
*/opt/cola/permits/1500662196_1670491487.1956677/0/kxml-tar-gz/kdom/Node.java
*/opt/cola/permits/1500662196_1670491487.1956677/0/kxml-tar-gz/io/KXmlSerializer.java
*/opt/cola/permits/1500662196_1670491487.1956677/0/kxml-tar-gz/io/KXmlParser.java
*/opt/cola/permits/1500662196_1670491487.1956677/0/kxml-tar-gz/kdom/Document.java
```

# 1.100 llvm 3.8.0

## 1.100.1 Available under license :

No license file was found, but licenses were detected in source scan.

```
/*
* Copyright (C) 2015 Samuel Audet
*
* Licensed either under the Apache License, Version 2.0, or (at your option)
* under the terms of the GNU General Public License as published by
* the Free Software Foundation (subject to the "Classpath" exception),
* either version 2, or any later version (collectively, the "License");
* you may not use this file except in compliance with the License.
```

\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\* <http://www.gnu.org/licenses/>  
\* <http://www.gnu.org/software/classpath/license.html>  
\*  
\* or as provided in the LICENSE.txt file that accompanied this code.  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language governing  
permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1356763372\_1670558171.0330453/0/llvm-3-8-0-1-2-sources-  
jar/org/bytedeco/javacpp/presets/clang.java

No license file was found, but licenses were detected in source scan.

/\*

\* Copyright (C) 2014-2015 Samuel Audet  
\*  
\* Licensed either under the Apache License, Version 2.0, or (at your option)  
\* under the terms of the GNU General Public License as published by  
\* the Free Software Foundation (subject to the "Classpath" exception),  
\* either version 2, or any later version (collectively, the "License");  
\* you may not use this file except in compliance with the License.  
\* You may obtain a copy of the License at  
\*  
\* <http://www.apache.org/licenses/LICENSE-2.0>  
\* <http://www.gnu.org/licenses/>  
\* <http://www.gnu.org/software/classpath/license.html>  
\*  
\* or as provided in the LICENSE.txt file that accompanied this code.  
\* Unless required by applicable law or agreed to in writing, software  
\* distributed under the License is distributed on an "AS IS" BASIS,  
\* WITHOUT WARRANTIES OR CONDITIONS OF ANY KIND, either express or implied.  
\* See the License for the specific language  
governing permissions and  
\* limitations under the License.  
\*/

Found in path(s):

\* /opt/cola/permits/1356763372\_1670558171.0330453/0/llvm-3-8-0-1-2-sources-  
jar/org/bytedeco/javacpp/presets/LLVM.java

No license file was found, but licenses were detected in source scan.

```

/*====-- clang-c/Platform.h - C Index platform decls -----*- C -*====*\
|*
|* The LLVM Compiler Infrastructure *|
|*
|* *|
|* This file is distributed under the University of Illinois Open Source *|
|* License. See LICENSE.TXT for details. *|
|*
|* *|
|*====-----*|
|* *|
|* This header provides platform specific macros (dllimport, deprecated, ...) *|
|* *|
====-----/

```

#### Found

in path(s):

```

* /opt/cola/permits/1356763372_1670558171.0330453/0/llvm-3-8-0-1-2-sources-
jar/org/bytedeco/javacpp/clang.java

```

No license file was found, but licenses were detected in source scan.

```

/*====-- llvm-c/Support.h - C Interface Types declarations -----*- C -*====*\
|*
|* The LLVM Compiler Infrastructure *|
|*
|* *|
|* This file is distributed under the University of Illinois Open Source *|
|* License. See LICENSE.TXT for details. *|
|*
|* *|
|*====-----*|
|* *|
|* This file defines types used by the the C interface to LLVM. *|
|* *|
====-----/
//
This file is distributed under the University of Illinois Open Source
/* This file is distributed under the University of Illinois Open Source */

```

Found in path(s):

```

* /opt/cola/permits/1356763372_1670558171.0330453/0/llvm-3-8-0-1-2-sources-
jar/org/bytedeco/javacpp/LLVM.java

```

## 1.101 pcre 10.42

### 1.101.1 Available under license :

PCRE2 LICENCE

Please see the file LICENCE in the PCRE2 distribution for licensing details.

End

/\*\*\*\*\*\*  
\*\*\*\*\*

\* pcre2grep program \*  
\*\*\*\*\*  
\*/

/\* This is a grep program that uses the 8-bit PCRE regular expression library via the PCRE2 updated API to do its pattern matching. On Unix-like, Windows, and native z/OS systems it can recurse into directories, and in z/OS it can handle PDS files.

Note that for native z/OS, in addition to defining the NATIVE\_ZOS macro, an additional header is required. That header is not included in the main PCRE2 distribution because other apparatus is needed to compile pcre2grep for z/OS. The header can be found in the special z/OS distribution, which is available from [www.zaconsultants.net](http://www.zaconsultants.net) or from [www.cbttape.org](http://www.cbttape.org).

Copyright (c) 1997-2022 University of Cambridge

-----  
Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notice, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the University of Cambridge nor the names of its contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

-----  
\*/

## PCRE2 LICENCE

-----

PCRE2 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.

Releases 10.00 and above of PCRE2 are distributed under the terms of the "BSD" licence, as specified below, with one exemption for certain binary redistributions. The documentation for PCRE2, supplied in the "doc" directory, is distributed under the same terms as the software itself. The data in the testdata directory is not copyrighted and is in the public domain.

The basic library functions are written in C and are freestanding. Also included in the distribution is a just-in-time compiler that can be used to optimize pattern matching. This is an optional feature that can be omitted when the library is built.

## THE BASIC LIBRARY FUNCTIONS

-----

Written by: Philip Hazel  
Email local part: Philip.Hazel  
Email domain: gmail.com

Retired from University of Cambridge Computing Service,  
Cambridge,  
England.

Copyright (c) 1997-2022 University of Cambridge  
All rights reserved.

## PCRE2 JUST-IN-TIME COMPILATION SUPPORT

-----

Written by: Zoltan Herczeg  
Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2010-2022 Zoltan Herczeg  
All rights reserved.

## STACK-LESS JUST-IN-TIME COMPILER

-----

Written by: Zoltan Herczeg

Email local part: hzmester  
Email domain: freemail.hu

Copyright(c) 2009-2022 Zoltan Herczeg  
All rights reserved.

## THE "BSD" LICENCE

-----

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

- \* Redistributions of source code must retain the above copyright notices, this list of conditions and the following disclaimer.
- \* Redistributions in binary form must reproduce the above copyright notices, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
- \* Neither the name of the University of Cambridge nor the names of any contributors may be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## EXEMPTION FOR BINARY LIBRARY-LIKE PACKAGES

-----

The second condition in the BSD licence (covering binary redistributions) does not apply all the way down a chain of software. If binary package A includes PCRE2, it must respect the condition, but if package B is software that includes package A, the condition is not imposed on package B unless it uses PCRE2 independently.

End

Redistribution and use in source and binary forms, with or without modification, are permitted provided that the following conditions are met:

1. Redistributions of source code must retain the copyright notice, this list of conditions and the following disclaimer.
2. Redistributions in binary form must reproduce the copyright notice, this list of conditions and the following disclaimer in the documentation and/or other materials provided with the distribution.
3. The name of the author may not be used to endorse or promote products derived from this software without specific prior written permission.

THIS SOFTWARE IS PROVIDED BY THE AUTHOR ``AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE AUTHOR BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE, DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

## 1.102 systemd v247

### 1.102.1 Available under license :

```
// Copyright 2014 The Chromium OS Authors. All rights reserved.
//
// Redistribution and use in source and binary forms, with or without
// modification, are permitted provided that the following conditions are
// met:
//
// * Redistributions of source code must retain the above copyright
// notice, this list of conditions and the following disclaimer.
// * Redistributions in binary form must reproduce the above
// copyright notice, this list of conditions and the following disclaimer
// in the documentation and/or other materials provided with the
// distribution.
// * Neither the name of Google Inc. nor the names of its
// contributors may be used to endorse or promote products derived from
// this software without specific prior written permission.
//
// THIS SOFTWARE IS PROVIDED BY THE COPYRIGHT HOLDERS AND CONTRIBUTORS
// "AS IS" AND ANY EXPRESS OR IMPLIED WARRANTIES, INCLUDING, BUT NOT
// LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR
```

// A PARTICULAR  
PURPOSE ARE DISCLAIMED. IN NO EVENT SHALL THE COPYRIGHT  
// OWNER OR CONTRIBUTORS BE LIABLE FOR ANY DIRECT, INDIRECT, INCIDENTAL,  
// SPECIAL, EXEMPLARY, OR CONSEQUENTIAL DAMAGES (INCLUDING, BUT NOT  
// LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES; LOSS OF USE,  
// DATA, OR PROFITS; OR BUSINESS INTERRUPTION) HOWEVER CAUSED AND ON ANY  
// THEORY OF LIABILITY, WHETHER IN CONTRACT, STRICT LIABILITY, OR TORT  
// (INCLUDING NEGLIGENCE OR OTHERWISE) ARISING IN ANY WAY OUT OF THE USE  
// OF THIS SOFTWARE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGE.

GNU GENERAL PUBLIC LICENSE

Version 2, June 1991

Copyright (C) 1989, 1991 Free Software Foundation, Inc.,  
51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA  
Everyone is permitted to copy and distribute verbatim copies  
of this license document, but changing it is not allowed.

#### Preamble

The licenses for most software are designed to take away your freedom to share and change it. By contrast, the GNU General Public License is intended to guarantee your freedom to share and change free software--to make sure the software is free for all its users. This General Public License applies to most of the Free Software Foundation's software and to any other program whose authors commit to using it. (Some other Free Software Foundation software is covered by the GNU Lesser General Public License instead.) You can apply it to your programs, too.

When we speak of free software, we are referring to freedom, not price. Our General Public Licenses are designed to make sure that you have the freedom to distribute copies of free software (and charge for this service if you wish), that you receive source code or can get it if you want it, that you can change the software or use pieces of it in new free programs; and that you know you can do these things.

To protect your rights, we need to make restrictions that forbid anyone to deny you these rights or to ask you to surrender the rights. These restrictions translate to certain responsibilities for you if you distribute copies of the software, or if you modify it.

For example, if you distribute copies of such a program, whether gratis or for a fee, you must give the recipients all the rights that you have. You must make sure that they, too, receive or can get the source code. And you must show them these terms so they know their rights.

We protect your rights with two steps: (1) copyright the software, and (2) offer you this license which gives you legal permission to copy, distribute and/or modify the software.

Also, for each author's protection and ours, we want to make certain that everyone understands that there is no warranty for this free software. If the software is modified by someone else and passed on, we want its recipients to know that what they have is not the original, so that any problems introduced by others will not reflect on the original authors' reputations.

Finally, any free program is threatened constantly by software patents. We wish to avoid the danger that redistributors of a free program will individually obtain patent licenses, in effect making the program proprietary. To prevent this, we have made it clear that any patent must be licensed for everyone's free use or not licensed at all.

The precise terms and conditions for copying, distribution and modification follow.

#### GNU GENERAL PUBLIC LICENSE TERMS AND CONDITIONS FOR COPYING, DISTRIBUTION AND MODIFICATION

0. This License applies to any program or other work which contains a notice placed by the copyright holder saying it may be distributed under the terms of this General Public License. The "Program", below, refers to any such program or work, and a "work based on the Program" means either the Program or any derivative work under copyright law: that is to say, a work containing the Program or a portion of it, either verbatim or with modifications and/or translated into another language. (Hereinafter, translation is included without limitation in the term "modification".) Each licensee is addressed as "you".

Activities other than copying, distribution and modification are not covered by this License; they are outside its scope. The act of running the Program is not restricted, and the output from the Program is covered only if its contents constitute a work based on the Program (independent of having been made by running the Program). Whether that is true depends on what the Program does.

1. You may copy and distribute verbatim copies of the Program's source code as you receive it, in any medium, provided that you conspicuously and appropriately publish on each copy an appropriate copyright notice and disclaimer of warranty; keep intact all the notices that refer to this License and to the absence of any warranty;

and give any other recipients of the Program a copy of this License along with the Program.

You may charge a fee for the physical act of transferring a copy, and you may at your option offer warranty protection in exchange for a fee.

2. You may modify your copy or copies of the Program or any portion of it, thus forming a work based on the Program, and copy and distribute such modifications or work under the terms of Section 1 above, provided that you also meet all of these conditions:

a) You must cause the modified files to carry prominent notices stating that you changed the files and the date of any change.

b) You must cause any work that you distribute or publish, that in whole or in part contains or is derived from the Program or any part thereof, to be licensed as a whole at no charge to all third parties under the terms of this License.

c) If the modified program normally reads commands interactively when run, you must cause it, when started running for such interactive use in the most ordinary way, to print or display an announcement including an appropriate copyright notice and a notice that there is no warranty (or else, saying that you provide a warranty) and that users may redistribute the program under these conditions, and telling the user how to view a copy of this License. (Exception: if the Program itself is interactive but does not normally print such an announcement, your work based on the Program is not required to print an announcement.)

These requirements apply to the modified work as a whole. If identifiable sections of that work are not derived from the Program, 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 Program, 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 Program.

In addition, mere aggregation of another work not based on the Program

with the Program (or with a work based on the Program) on a volume of a storage or distribution medium does not bring the other work under the scope of this License.

3. You may copy and distribute the Program (or a work based on it, under Section 2) in object code or executable form under the terms of Sections 1 and 2 above provided that you also do one of the following:

a) 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; or,

b) Accompany it with a written offer, valid for at least three years, to give any third party, for a charge no more than your cost of physically performing source distribution, a complete machine-readable copy of the corresponding source code, to be distributed under the terms of Sections 1 and 2 above on a medium customarily used for software interchange; or,

c) Accompany it with the information you received as to the offer to distribute corresponding source code. (This alternative is allowed only for noncommercial distribution and only if you received the program in object code or executable form with such an offer, in accord with Subsection b above.)

The source code for a work means the preferred form of the work for making modifications to it. For an executable work, complete source code means all the source code for all modules it contains, plus any associated interface definition files, plus the scripts used to control compilation and installation of the executable. However, as a special exception, the source code distributed need not include anything that is normally distributed (in either source or binary form) with the major components (compiler, kernel, and so on) of the operating system on which the executable runs, unless that component itself accompanies the executable.

If distribution of executable or object code is made by offering access to copy from a designated place, then offering equivalent access to copy the source code from the same place counts as distribution of the source code, even though third parties are not compelled to copy the source along with the object code.

4. You may not copy, modify, sublicense, or distribute the Program except as expressly provided under this License. Any attempt otherwise to copy, modify, sublicense or distribute the Program is

void, and will automatically terminate your rights under this License. However, parties who have received copies, or rights, from you under this License will not have their licenses terminated so long as such parties remain in full compliance.

5. You are not required to accept this License, since you have not signed it. However, nothing else grants you permission to modify or distribute the Program or its derivative works. These actions are prohibited by law if you do not accept this License. Therefore, by modifying or distributing the Program (or any work based on the Program), you indicate your acceptance of this License to do so, and all its terms and conditions for copying, distributing or modifying the Program or works based on it.

6. Each time you redistribute the Program (or any work based on the Program), the recipient automatically receives a license from the original licensor to copy, distribute or modify the Program subject to these terms and conditions. You may not impose any further restrictions on the recipients' exercise of the rights granted herein. You are not responsible for enforcing compliance by third parties to this License.

7. If, as a consequence of a court judgment or allegation of patent infringement or for any other reason (not limited to patent issues), conditions are imposed on you (whether by court order, agreement or otherwise) that contradict the conditions of this License, they do not excuse you from the conditions of this License. If you cannot distribute so as to satisfy simultaneously your obligations under this License and any other pertinent obligations, then as a consequence you may not distribute the Program at all. For example, if a patent license would not permit royalty-free redistribution of the Program by all those who receive copies directly or indirectly through you, then the only way you could satisfy both it and this License would be to refrain entirely from distribution of the Program.

If any portion of this section is held invalid or unenforceable under any particular circumstance, the balance of the section is intended to apply and the section as a whole is intended to apply in other circumstances.

It is not the purpose of this section to induce you to infringe any patents or other property right claims or to contest validity of any such claims; this section has the sole purpose of protecting the integrity of the free software distribution system, which is implemented by public license practices. Many people have made generous contributions to the wide range of software distributed

through that system in reliance on consistent application of that system; it is up to the author/donor to decide if he or she is willing to distribute software through any other system and a licensee cannot impose that choice.

This section is intended to make thoroughly clear what is believed to be a consequence of the rest of this License.

8. If the distribution and/or use of the Program is restricted in certain countries either by patents or by copyrighted interfaces, the original copyright holder who places the Program under this License may add an explicit geographical distribution limitation excluding those countries, so that distribution is permitted only in or among countries not thus excluded. In such case, this License incorporates the limitation as if written in the body of this License.

9. The Free Software Foundation may publish revised and/or new versions of the General Public License from time to time. Such new versions will be similar in spirit to the present version, but may differ in detail to address new problems or concerns.

Each version is given a distinguishing version number. If the Program specifies a version number of this License which applies to it and "any later version", you have the option of following the terms and conditions either of that version or of any later version published by the Free Software Foundation. If the Program does not specify a version number of this License, you may choose any version ever published by the Free Software Foundation.

10. If you wish to incorporate parts of the Program into other free programs whose distribution conditions are different, write to the author to ask for permission. For software which is copyrighted by the Free Software Foundation, write to the Free Software Foundation; we sometimes make exceptions for this. Our decision will be guided by the two goals of preserving the free status of all derivatives of our free software and of promoting the sharing and reuse of software generally.

#### NO WARRANTY

11. BECAUSE THE PROGRAM IS LICENSED FREE OF CHARGE, THERE IS NO WARRANTY FOR THE PROGRAM, TO THE EXTENT PERMITTED BY APPLICABLE LAW.

EXCEPT WHEN

OTHERWISE STATED IN WRITING THE COPYRIGHT HOLDERS AND/OR OTHER PARTIES PROVIDE THE PROGRAM "AS IS" WITHOUT WARRANTY OF ANY KIND, EITHER EXPRESSED OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, THE IMPLIED WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. THE ENTIRE RISK AS

TO THE QUALITY AND PERFORMANCE OF THE PROGRAM IS WITH YOU. SHOULD THE PROGRAM PROVE DEFECTIVE, YOU ASSUME THE COST OF ALL NECESSARY SERVICING, REPAIR OR CORRECTION.

12. IN NO EVENT UNLESS REQUIRED BY APPLICABLE LAW OR AGREED TO IN WRITING WILL ANY COPYRIGHT HOLDER, OR ANY OTHER PARTY WHO MAY MODIFY AND/OR REDISTRIBUTE THE PROGRAM AS PERMITTED ABOVE, BE LIABLE TO YOU FOR DAMAGES, INCLUDING ANY GENERAL, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES ARISING OUT OF THE USE OR INABILITY TO USE THE PROGRAM (INCLUDING BUT NOT LIMITED TO LOSS OF DATA OR DATA BEING RENDERED INACCURATE OR LOSSES SUSTAINED BY YOU OR THIRD PARTIES OR A FAILURE OF THE PROGRAM TO OPERATE WITH ANY OTHER PROGRAMS), EVEN IF SUCH HOLDER OR OTHER PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

#### END OF TERMS AND CONDITIONS

#### How to Apply These Terms to Your New Programs

If you develop a new program, and you want it to be of the greatest possible use to the public, the best way to achieve this is to make it free software which everyone can redistribute and change under these terms.

To do so, attach the following notices to the program. It is safest to attach them to the start of each source file to most effectively convey the exclusion of warranty; and each file should have at least the "copyright" line and a pointer to where the full notice is found.

```
<one line to give the program's name and a brief idea of what it does.>
Copyright (C) <year> <name of author>
```

This program is free software; you can redistribute it and/or modify it under the terms of the GNU General Public License as published by the Free Software Foundation; either version 2 of the License, or  
(at your option) any later version.

This program is distributed in the hope that it will be useful, but WITHOUT ANY WARRANTY; without even the implied warranty of MERCHANTABILITY or FITNESS FOR A PARTICULAR PURPOSE. See the GNU General Public License for more details.

You should have received a copy of the GNU General Public License along with this program; if not, write to the Free Software Foundation, Inc., 51 Franklin Street, Fifth Floor, Boston, MA 02110-1301 USA.

Also add information on how to contact you by electronic and paper mail.

If the program is interactive, make it output a short notice like this when it starts in an interactive mode:

```
Gnomovision version 69, Copyright (C) year name of author
Gnomovision comes with ABSOLUTELY NO WARRANTY; for details type `show w'.
This is free software, and you are welcome to redistribute it
under certain conditions; type `show c' for details.
```

The hypothetical commands ``show w'` and ``show c'` should show the appropriate parts of the General Public License. Of course, the commands you use may be called something other than ``show w'` and ``show c'`; they could even be mouse-clicks or menu items--whatever suits your program.

You should also get your employer (if you work as a programmer) or your school, if any, to sign a "copyright disclaimer" for the program, if necessary. Here is a sample; alter the names:

```
Yoyodyne, Inc., hereby disclaims all copyright interest in the program
`Gnomovision' (which makes passes at compilers) written by James Hacker.
```

```
<signature of Ty Coon>, 1 April 1989
Ty Coon, President of Vice
```

This General Public License does not permit incorporating your program into proprietary programs. If your program is a subroutine library, you may consider it more useful to permit linking proprietary applications with the library. If this is what you want to do, use the GNU Lesser General Public License instead of this License.

Cisco and the Cisco logo are trademarks or registered trademarks of Cisco and/or its affiliates in the U.S. and other countries. To view a list of Cisco trademarks, go to this URL: [www.cisco.com/go/trademarks](http://www.cisco.com/go/trademarks). Third-party trademarks mentioned are the property of their respective owners. The use of the word partner does not imply a partnership relationship between Cisco and any other company. (1110R)

©2024 Cisco Systems, Inc. All rights reserved.